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WILTSHIRE INQUISITIONES POST MORTEM. CHARLES I.

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ABSTRACTS

OF

WILTSHIRE

Inquisitiones Post Mortem,

RETURNED INTO THE COURT OF CHANCERY IN THE REIGN OF

KING CHARLES THE FIRST.

EDITED BY

GEORGE S. FRY

AND

EDW. ALEX. FRY.

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INTRODUCTION.

The following abstracts of Inquisitiones post mortem are taken from those that are still extant in the Public Record Office, London, for the county of Wilts, from the commencement of the reign of King Charles I. The original documents are in Latin, and the advantage of these readable English abstracts, which supply all the information which the originals themselves contain, will be generally appreciated. They are taken from the Series known as "Chancery Inquisitions," and have been collated whenever necessary with the transcripts sent into the Court of Wards and Liveries.

It will be convenient to give some particulars respecting these Inquisitions or inquests, which it must be borne in mind are quite distinct from the inquests still taken by the coroner in order to ascertain causes of death. Inquisitiones post mortem were concerned only with the property held "in chief" by the deceased, and were requisite in order to ascertain the feudal rights which accrued to the Crown upon the death of any tenant in chief. Until the practical abolition of the service of knight serjeantry in 1645—it was not formally abolished until the accession of King Charles the Second in 1660—the Crown was entitled to levy certain feudal exactions, into the details of which it is hardly requisite to enter here. When the heir-at-law was a minor he became a ward of the Crown. This was turned into a source of profit, being often sold for hard cash, for it was a privilege of considerable value, meaning the right not only to receive the rents and profits of the property during the ward's minority, but

also the right of finding a spouse for the youthful heir. When the heir attained his majority he then became the subject of further feudal exactions, for on suing out his ousterlemain, that is, delivery to him by the Crown of the lands for which he was in ward, he had to make certain payments, and bring forward strict proof that he had attained his full age of twenty-one years. Amongst the Inquisitiones post mortem are still to be found some few of these Inquisitions known as proofs of age, probatio etatis—usually very interesting documents on account of the evidence of the witnesses who were examined in order to show how they knew that the heir had attained his majority. Amongst the Inquisitiones post mortem are also some taken virtute officii, others ad quod damnum, besides those dealing with the property of lunatics and idiots.

The proceedings which followed upon the death of a tenant in chief were as follows:—A writ styled the writ of diem clausit extremum, which was a mediæval synonym for obiit, was issued out of the Court of Chancery; this was directed usually to the escheator or feodary of the county in which the deceased was presumed to have possessed lands. It commanded him to hold an inquest and to summon a jury for the purpose of an inquiry which was directed to the following points:—

- 1. Of what lands the deceased died possessed.
- 2. Of whom and by what services the same were held.
- 3. The date of his death.
- 4. The name and age of the heir-at-law.

Following the directions contained in the writ the escheator or feedary summoned a jury, who in accordance with the evidence placed before them gave their verdict upon oath; the return was engrossed upon parchment, and in due course delivered into the Court of Chancery and there filed. During the inquiry the dealings that the deceased had had with his property came under review, and this necessitated inquiry into family settlements and trusts affecting them, and consequently we often find such documents, including wills, are recited very fully, thus affording information of the highest value to the genealogist.

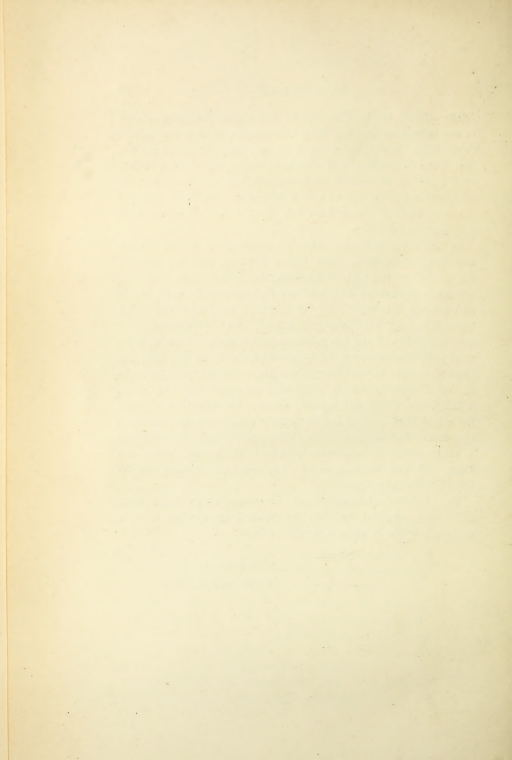
The officials in the Chancery in due course forwarded a copy of the inquisition into the King's Exchequer, so that the officers there might collect the accruing feudal dues. Occasionally the jury made an insufficient or inaccurate return, and then a further writ, known as the writ ad melius inquirendum, was directed to the escheator requiring him to hold a second inquest for ascertaining the facts omitted. Sometimes this process had to be repeated a second or third time.

In the reign of Henry VIII, in consequence of the alleged extortions on the part of the Crown officials, and the practice which had grown up of compelling landowners who were not tenants in capite to sue out their ousterlemains, the Court of Wards and Liveries was created for the sole purpose of attending to the business arising from these Inquisitions. To this Court also were sent transcripts of the Inquisitiones post mortem. Consequently, until the thirty-fifth year of Henry VIII there are two sets, the original returns known as the Chancery series and the transcripts or the Exchequer series, while after that date must be added a third, the Wards and Liveries series. The existence of these three sets of transcripts is a fortunate circumstance, as sometimes they enable us to make good the deficiencies in the Chancery series.

These abstracts have been prepared by Messrs. Hardy and Page, and Miss Walford, of London, and every reliance can be placed on their accuracy.

The Indexes Nominum and Locorum, which have been generously supplied by Mr. A. Schomberg, of Seend, were compiled by Mr. E. Kite, of Poulshot, Wilts.

GEORGE S. FRY. EDW. ALEX. FRY.



ABSTRACTS

OF THE

Inquisitiones Post Mortem

RELATING TO

THE COUNTY OF WILTS,

Returned into the High Court of Chancery in the Reign of King Charles the First.

Thomas Browne, gentleman.

Inquisition taken at Marlborough, co. Wilts, 4th June, I Charles I [1625], before Nicholas Yonge, gentleman, escheator, after the death of Thomas Browne, gentleman, by the oath of Robert Kingsman, Nicholas (?) Webb, Edward Gillmore, Thomas Stephens, Thomas Sloper, Hugh Chaundler, Henry Watts, Thomas Hide, Thomas Freeman, Thomas Knackstone, Thomas Grange otherwise Stephens, Richard Parr, and John Waterman, jurors, who say that

Thomas Were otherwise Browne, gentleman, father of the said Thomas Browne, was seised of the site of the house or priory of the White Friars next the borough of Marlborough, and of the church, belfry, and cemetery thereof; one messuage, one dovecot, one garden, and 3 acres of meadow in Marlborough, formerly in the several tenures of Edith Walker, widow, Thomas Fox, Martin Morris, and Thomas Cooke, formerly belonging to the said priory; 20 other messuages and gardens in Marlborough; 4 acres of land and 2 acres of meadow in Poulten; 26 messuages and gardens in Marlborough; one close, containing one acre of meadow, in Preshutt near Marlborough.

Thomas Browne, the father, being so seised, by deed of 27th April, 6 James I [1608], between himself of the one part, and Sir Gabriel Pyle, knight, Richard Browne, Robert Shaa, and Thomas Webb, gentleman, of the other part, for the affection he bore toward Robert Browne, his younger son, and Katherine Browne his daughter, granted to the said Sir Gabriel, Richard, Robert, and Thomas, the aforesaid premises, and to their executors and assigns immediately after his death for 18 years, at a yearly rent of £3.

The said site, belfry, and cemetery, messuage, dovecote, orchard,

and garden, and 3 acres of meadow next the said site, and the four other messuages, formerly belonging to the said late priory are held of the King in chief by the service of the 20th part of a knight's fee, and are charged with an annual rent of 9s. $5\frac{1}{2}d$. payable to the Crown, and with a certain annual pension of 10s. to the rector of the church of St. Peter in Marlborough.

Of whom the said 4 acres of land and 2 acres of meadow in Poulten are held, the jurors are ignorant. The 20 messuages and 20 gardens in Marlborough are held in free burgage of the borough of Marlborough by fealty only, for all service. Of whom the 26 messuages and 26 gardens in Marlborough and the close in

Preshutt are held, the jury are ignorant.

The jurors further say that the said premises were, during the term aforesaid, worth together by the year £3 clear, beyond reprises, and that after the end of that term will be worth £13 6s.

Thomas Browne, the father, died on 4th May, 6 James I [1608], and the said Sir Gabriel, and the others, by virtue of the said deed were, and yet are, possessed of the premises, the reversion thereof to Thomas Browne, the son, as son and heir of his said father, which said Thomas, the son, died on 6th February last past [1624-5].

Robert Browne, gentleman, is brother and next heir of the said

Thomas, the son, aged 20 years one month and eight days.

Frances Browne, widow of Thomas Browne, the father, survives and is dowered of all the premises.

Inq. p.m., 1 Charles I, p. 2, No. 40.

John Ellyott, lunatic.

Inquisition taken at Salisbury, co. Wilts, 23rd September, 1 Charles I [1625], before Nicholas Yonge, esquire, escheator, after the lunacy of John Ellyott, by the oath of Roger Langley, Giles Compton, Richard Twogood, George Acgrigge, Jasper Bampton, John Bacon, William Rowe, John Thomas, Henry Gauntlett, Stephen Hurst, William Penny, Edward Snow, and "Coffer" Hughes, jurors, who say that

John Ellyott is, and since of the age of 33 years has been, a

lunatic and incapable of managing his affairs.

The said John is, and for long has been, seised in his demesne as of free tenement, for life, at the will of the Lord, according to the custom of the manor of Milford, co. Wilts, of one customary

tenement, containing in itself one cottage and half a virgate of land, and one customary croft or garden in Milford, worth by the year f 8.

The said John Ellyott and Thomas Ellyott, his brother, were also seised, in like manner of one messuage in "Oatmeale Rowe,"

within the city of Salisbury.

Thomas Ellyott aforesaid is brother and heir apparent of the said John Ellyott, and is of the age of 48 years and more.

Inq. p.m., 1 Charles I, p. 1, No. 17.

Thomas Jeay, clerk.

Delivered into Court - January, 1 Charles I.

Inquisition taken at Devizes, co. Wilts, 1st August, 21 James I [1623], before Toby Rose, esq., escheator, after the death of Thomas Jeay, clerk, by the oath of Thomas Willowbie, of . . . , Ferdinand Huse, William Monderell (?), William Norden, Thomas Sloaper, Brian Nashe, Robert Child, Philip Wheeler, Abraham Laurence, John Still, Roger Willowbie, John Harvast, and Robert Heskens, jurors, who say that

Thomas Jeay was seised of the manor of Combe next Fittleton otherwise Fiddleton, in the county of Wilts, and of 6 messuages, 10 tofts, 200 acres of land, 20 acres of meadow, 200 acres of pasture, 10 acres of wood, and 20s. rent in Combe aforesaid, Compton, and Hackleston, held of the King in chief by knight's service, and worth yearly, in all issues, beyond reprises, £20.

The said *Thomas*, long before his death, was seised of a messuage, capital house and lands in Hackleston aforesaid, in the parish of Fittleton, commonly called "Le Porcionarye," held of the King as of his manor of East Greenwich by fealty only in common socage, by the yearly rent of f_3 5s., and worth yearly, in all issues

The jurors also say that William Stubbs, of Watchfield, co. Berkshire, was seised of and in the manor of Fittleton aforesaid, with the advowson of the parish church of Fittleton, to it belonging, and 16 messuages, 20 tofts, 200 acres of land, 30 acres of meadow, and 100 acres of pasture in Fittleton, and by indenture of 28th January, 42 Eliz. [1599-1600], between the said William Stubbs of the one part, and Clement Jeay of Homeswort (?) Dorsetshire, gentleman, and John Puxton, of Salisbury, of the other part, in consideration of the sum of £200, paid to him by the said Clement,

he the said William sold to the said Clement and John and to their assigns, the said manor and advowson of Fittleton for the term of 60 years, if the said William Stubbs should live so long; and by another indenture of 1st February, 42 Eliz. [1599-1600], made between the said William of the one part, and Thomas Jeay, clerk, of the other part, sold to and enfeoffed the said Thomas Jeay with the manor and advowson aforesaid, to hold to him and his heirs from the end of the term made to the said Clement Jeay and John Puxton.

The jurors also say that at the time of the death of the aforesaid *Thomas Jeay* the said *William Stubbs* survived. The manor, etc., of Fittleton are held of the King in chief by knight's service, and are worth yearly, beyond reprises, 20s.

The jurors also say that long before his death the said *Thomas Jeay* was seised of a messuage or capital house in Stockbridge, in Hampshire, called "Marshe Courte," and of 30 acres of land, 40 acres of meadow, and 20 acres of pasture in Stockbridge, held of the King as of his Duchy of Lancaster by knight's service, and worth yearly, beyond reprises, f 4.

The jurors also say that the said *Thomas Jeay* was, long before his death, seised of the manor of Hockerley, in Hampshire, and of 100 acres of land, 40 acres of meadow, 100 acres of pasture, and 30 acres of wood in Hockerley—of whom held the jurors are

ignorant—worth yearly, beyond reprises, £6.

The said Thomas Jeay made his last will on 26th April, 21 James I [1623], by which he gave "Marshe Court" to Stephen Jeay, his fourth son, and to his heirs; and "Le Porcionarie" to Bartholomew Jeay, his fifth son. By his said will he also assigned to John Love, of New Sarum, esquire, Anthony Richardson, of West Cammill, in Somersetshire, clerk, Thomas Eyres, of South Newton, Wilts, and William Rolfe, of London, gent., the disposition of his aforesaid manors of Fittleton and Combe, in the parish of Enford, and of the farm of Hockerley, and the disposition impropriate of Netherhaven, Wilts. And by his said will directed that his executors should give the next presentation of the church of Fittleton to William Jeay, his second son.

The said Thomas Jeay, clerk, died on the 28th April, 21 James I

[1623].

Thomas Jeav is son and next heir of the said Thomas, and was, at the time of his father's death, aged 24 years and more.

Ing. p.m., 1 Charles I, p. 2, No. 32.

Henry Munday.

Inquisition taken at Devizes, co. Wilts, 16th August, 1 Charles I [1625], before Nicholas Yonge, gent., escheator, after the death of Henry Munday, yeoman, by the oath of William Longe, Robert Long ford, Thomas Yerbury, William Wilkins, John Stokes, John Tellinge, Thomas Rutty, John Davis, John Stephens, John Munty, William Stileman, Daniel Deverell, and Michael Gilbert, jurors, who say that

Henry Munday was seised of the messuage or tenement in which he lately dwelt, together with one virgate and a half of land, to the same pertaining, within the parish, hamlet and fields of Merston, Berton, and Sevenhampton, in Wilts, and of $29\frac{1}{2}$ acres of arable land in the field of Merston, and 5 acres of meadow in the common meadows of Merston, and of $1\frac{1}{2}$ acres of meadow or pasture in "Ryes meade," and of 11 acres of land lately enclosed from out of [extra] the marsh, and of $1\frac{1}{2}$ acres of meadow called "Home close," and of a close of pasture called "Cook's close," containing by estimation 2 acres; which same premises lie within the said parishes, hamlets, and fields of Merston, Berton, and Sevenhampton.

The premises are held of the King in chief by knight's service, but by what part of a fee the jurors are ignorant, and they are worth by the year, beyond reprises, 26s. 8d.

The said *Henry Munday* being so seised, died on the 3rd June last past [1625].

Henry Munday, son of the said Henry, is his next heir and was, at his father's death, aged 7 years.

Ing. p.m. V. O. 1 Charles I, p. 2, No. 33.

Hugh Speke, esquire.

Delivered into Court 22nd May, 1 Charles I.

Inquisition taken at Chippenham, co. Wilts, 15th March, 22 James I [1623-4], before Nicholas Yonge, gent., escheator, after the death of Hugh Speake, esquire, by the oath of Gabriel Gouldney, the elder (illegible), John Fabyan, Gabriel Gouldney the younger, Stephen Orrell, Edward Stafford, William Mesham, Anthony Baldwyn, Thomas Butler, William Kytto, Michael Bollwell (?), John Spencer, Edward Godby, Henry Gouldney, and (illegible), jurors who say that

Hugh Speake, Sir John Moreley, knt., Edward Morley, and James Kirton, esquires, were seised in their demesne as of fee of the manor of Box, Wilts, lately belonging to Edward Earl of Hertford, deceased, and on the 26th May, 7 James I [1609], by indenture for the sum of £ 300 paid by the said Hugh Speke, they sold the said manor of Box to William Wollascott, esq., Thomas Wollascott, gent., and to the said Hugh Speke, to hold to them and their heirs for ever. Afterwards, in the lifetime of the said Hugh Speke, the said Thomas Wollascott died, and the said William and Hugh survived and were seised, etc.

The jurors also say that the said William Wollascott and one Henry Samborne, and Anthony Elmes, esq., were seised of the manors of Box, Agard and Haselbury, in Wilts, and the rectory of Box and Haselbury, and the advowson of the vicarage of Box, and levied a fine on the feast of Ascension, 11 James I [1613], between Humphrey Hawes and Thomas Purcell, gent., plaintiffs, and the said William Wollascott, Henry Samborne, and Anthony Elmes, deforciants, of the last-mentioned premises, by the names of the manors of Haselbury and Box alias Bocks, alias Books, and 20 messuages, 20 cottages, 2 dovecotes, 40 gardens, 40 orchards, 1300 acres of land, 140 acres of meadow, 800 acres of pasture, 200 acres of wood, and f 6 rent in Box, Haselbury, Wadsick alias Waddeswicke, and Ditcheridge, and the free fishery in the water of Box, the rectory of Box and Haselbury, and the advowson of the vicarage of the church of Box; by which same fine, the premises were acknowledged to be the right of the said Humphrey, as that which he, and the said Thomas, had of the gift of the said plaintiffs, to the use of the said Hugh Speke, from Michaelmas, 10 James I [1612], for 80 years, if the said Hugh should so long live, with reversion to George Speke, son and heir apparent of the said Hugh, and to Elizabeth then wife of the said Hugh, and the heirs male of the body of the said George: for default of such issue, to the use successively of Henry Speke, the second son, and Francis Speke the third son of the said Hugh, with divers other remainders. By virtue of which fine, etc., the said Hugh Speke was seised of the manors of Box, Agard, and Haselbury, and other the premises mentioned.

And the jurors also say that one William Horton, esq., was seised of a tenement, arable lands, meadow, feeding and pasture, woods, underwoods, common of pasture, and heredits in Box, late in the tenure of William Rawlyns, the inheritance of Edward Horton, esq., deceased, uncle of the said William Horton; and the said William Horton, being so seised, on the 30th January, 7 James I [1609-10], he, together with Tobia Horton, his daughter and heir

apparent, and *Barbara* his wife, by an indenture and fine made in Easter term, 8 James I [1611], conveyed and assured the last recited promises to the aforesaid *Hugh Speke* and *William Wollascott*, and their heirs for ever.

The jurors also say that one *Henry Woodman* was seised of 2 small closes of land called "Tyle Quarres," containing 6 acres, and of one coppice and one parcel of land containing (illegible), near "Kingsmore Coppice" parcel of the inheritance of *Thomas Hunt*, and are in Haselbury and Box aforesaid; and of 3 cottages (illegible) and Box aforesaid, lately in the tenure of *Thomas B*. (illegible) the elder, *Richard Beaser* and *William Keynes*, together with 3 gardens and one close called "Orchard close," and 2 acres of land in the common fields there (illegible) for all their cattle; and the said *Henry Woodman* being so seised, on 30th January, 7 James I [1609-10], conveyed the last recited premises to the aforesaid *Hugh Speake* and *William Wollacott*, and to their assigns for ever.

The jurors also say that one John Moxsam was seised of 3 parts (?) (illegible) lying in the common fields of Haselbury and Box aforesaid, containing 2 acres, one acre lying in "Chappellfield," and abutting upon "Coniger wall," near "le gate," on the west and upon "Bradforde way" [on the east?]; and another lying in the same field, "in proxima cultura" (illegible), north and south between "Hasilbury Land" formerly of Sir Walter Longe, knight, upon the west . . . and the lands, late of Henry Long, gentleman, late in the tenure of John Clarke, containing half-an-acre, and the other piece of land lying in "le Quarrefield" near "le oulde churche," and containing half an acre. And the said John Moxsam, so being seised, on 8th June, 8 James I [1610], by his indenture enfeoffed therewith the aforesaid Hugh Speke and William Wollascott to hold to them, their heirs and assigns for ever.

And the jurors further say that one Anthony Bawldwyn was seised of 2 several tenements in Box with (illegible) as yet, or late, in the occupations of Margaret Gregorie and William Marten and of one other tenement, with a curtilage, orchard and garden, and 3 acres of arable land pertaining, in Box, to the aforesaid tenement near adjoining, late in the tenure of John Baylie, deceased, or his assigns; and the said Anthony Baldwyn being so seised, on the 29th April, 11 James I [1613], by indenture, bargained and sold the said tenements to the said Hugh Speke and George Speake and to their heirs for ever.

And the jurors further say that the said Hugh Speke was seised of all those lands and tenements lying and being in Bathneston, alias

Baneaston alias Batheston, in Somersetshire, late in the tenure of Giles Shepheard (illegible) and by fine, in Trinity, 14 James I [1616], between the said Hugh Speke and John Kerrye, plaintiffs, and John Walter and Joan his wife, deforciants, the said John Walter and Joan acknowledged the premises to be the right of the said Hugh Speke and John Kerrye (illegible) by virtue of which the said Hugh Speke and John Kerrye and their heirs were seised for ever.

And the jurors further say that the said Hugh Speke and Sir Thomas Estcourt, knt., and William Workeman were seised of all that tenement in Waddeswicke, in Wiltshire, formerly in the tenure of Richard Beaser, and of those closes of arable land, meadow, feeding, and pasture in Waddeswicke, Box and Haselbury, aforesaid, to the same tenement belonging, viz. one close of pasture called "le orchard," containing one acre, one meadow to the aforesaid tenement near adjoining, containing one acre, one close called "Barne close," one close called "Water meade," containing 6 acres, 2 closes called "le over Hutchins" and "le lower Hutchins," containing 8 acres, 2 closes called "le lower leazers (?)" containing 10 acres, one close called "Huntinge Crofte," containing 3 acres, one coppice of wood called "le Grove," containing 6 acres, one close called "le Quarre close," close to the said coppice (illegible), containing 4 acres, one close called "Bradeley," containing 6 acres, one close called "Umdells," containing 5 acres, 2 closes called "Wolleys," containing 6 acres, one close called "Innockes," containing 8 acres, together with 18 acres of arable land in the field called "Tile quarre field" and "Chappell field" in Box aforesaid, and 8 acres of land in the field there called "Box field," and one parcel of land containing one acre, late in the tenure of the said Richard Beasor called "le Quarre," lying at "Haselbury Quarre," this side (citra) the way (?) towards "Crook's Mill," abutting upon the lands formerly of — Bonham, esq., on both sides. And the said Sir Thomas Estcourt and William Workeman, being so seised, on 4th June, 6 James I [1608], by indenture, sold to William and Thomas Wollascott, their heirs and assigns for ever, the aforesaid tenement with appurtenances in Waddeswicke.

And the jurors further say that the said Hugh Speke and one Richard Cowley were seised of a tenement with appurtenances, situated in Waddeswick aforesaid, in the parish of Haselbury aforesaid, late in the tenure of Thomas Browne (?), and of one close of pasture and arable land to the same belonging, called "Orchard Close," containing 2 acres, and of 2 acres of land in the fields of Box aforesaid; one called "Long Acre," and lying in "Chappellfield," and the other in "Quarrefield," on the east side of an acre belonging

to Anthony Long, gent., with common of pasture in the fields aforesaid, for 25 sheep and 2 "rother beastes;" and being so seised, the said Richard, on 8th Sept., 6 James I [1608], enfeoffed therewith the said William and Thomas Wollascott to hold to them and their heirs for ever.

And the jurors further say that one John Walker was seised of a tenement, garden and orchard in Batheaston aforesaid, late in the tenure of John Brewer (illegible), and of another close called "Ramescombe," containing 1½ acres, one close of pasture called "Rowelease" alias "Crafte," containing 3 acres, one close of pasture called "Hobbes Downe" (illegible), one close called "Ratforde," containing one acre, and of 13 acres of arable land in "le Estefield de Batheaston," and 13 acres in "le Westefield de Batheaston," also in the tenure of the said John Brewer. And being so seised the said John Walker, by indenture of 19th April, 7 James I [1609] (illegible), conveyed the premises to the aforesaid William and Thomas Wollascott and their heirs for ever.

And the jurors further say that the said Sir William Butten was seised of (torn away) now or late in the tenure of Robert Jones, and of those closes, pieces and parcels of land in Box and Haselbury aforesaid (illegible and torn), in the occupation of William Coffyn alias Rarby (?) and afterwards in the tenure of John Walter; and of and in the piece of land in Box and Haselbury aforesaid (torn), now or late in the tenure of John Martin, "freemason"; and so being seised, the aforesaid Sir William Butten by his (torn away) 8 James I [1610-11], conveyed and assured the premises to the said John Kerry and Thomas Wollascott, to have to them and their assigns (torn away) for ever.

And the jurors further say that one George Mison was seised of one cottage and one parcel of enclosed land called "Stauckleys," containing 5 acres, and of a parcel of land containing one acre; and of the enclosed lands called "Whitewood Peece," containing 4 acres, and of an acre of arable land lying below "Cocklereave Hedge" and abutting upon "Whitewood Peece," an acre of meadow or pasture (illegible) "Weaverne Brooke," within a meadow below "Great Engolls," which premises are situated in Box aforesaid; and of an annual rent of 8s. issuing and payable out of one acre of meadow lying in "Engolls meadowe," in Box aforesaid, and being so seised, the said George, on 5th (?) November, 2 James I [1604], conveyed the premises to Henry Samborne, William Wollascott and Anthony Elmes, to hold to them, their heirs and assigns for ever.

And the jurors further say that George Mison, William Mison and

John Mison were seised of one messuage, 10 cottages, 10 gardens, 24 acres of land, 6 acres of meadow, 10 acres of pasture and common of pasture in Box aforesaid, and so being seised, the said George and William conveyed their purparties of the premises to the aforesaid John Kerry and John Winchcombe, of Henwick, in Berkshire, gent., and to their heirs and assigns for ever; and the said John Kerry and John Winchcombe being so seised by these purparties, and the aforesaid John Mison, of his purpatory, levied a fine in Trinity term, 22 James I [1624], as between George Speake, son and heir apparent of the aforesaid Hugh Speake, plaintiff, and the aforesaid John Mison, deforciant, of the purparty of the aforesaid John, by the name of a third part of one messuage, etc., by which same fine John Mison acknowledged his purparty to be the right of the aforesaid George Speake.

And the jurors further say that the aforesaid purchase made by the said William and Thomas Wollascott of the aforesaid Sir Thomas Estcourt, knt., and William Workeman, and that made by the aforesaid William and Thomas Wollascott of the said Richard Cowley; and that made by them of John Walker; and that made by John Kerry and Thomas Wollascott of the aforesaid Sir William Button, knt.; and that made by Henry Samborne, William Wollascott and Anthony Elmes, of the said (illegible); and that made by the said John Kerry and John Winchcombe of the said George and William Mison; and that made by George Speake of the said John Mison; were made by the said William Wollascott, Thomas Wollascott, John Kerry, Henry Samborne, Anthony Elmes, John Winchcombe, and George Speake, upon the request of the said Hugh Speake, and with his money, and that they accordingly permitted him to have and receive the issues and profits of the premises during his life.

And moreover the jurors aforesaid say, that the said *Hugh Speke* was seised of a tenement, with appurtenances, in "le Slade" in Box aforesaid, and of 104 acres of land, meadow, pasture, and wood (illegible) for 300 sheep, in Box and Ditchridge, lately purchased by him of *Edward Colston*; and of a messuage and curtilage, with appurtenances, and all those lands called Layland, in Witcombe and Lincombe, in Somersetshire, containing 30 acres, whereof 20 lie on the north side of the way there called "Furseway," and abut upon the land called "le Headland de Barwick," upon the north; and the remaining 10 acres upon the south side of the said way and abut upon the north side of the ditch called "Wandesdiche;" and of a parcel of arable land lying at "Horscombe Head," containing 3 acres, lying in Witcombe and Lincombe aforesaid, near "Wandesditche," on the north side; and of all

those sheep-grounds and pastures, containing 14 acres, lying in the parish of Witcombe, in "le Eastdowne," commonly called "Horscombe Downe," alias "South Stockesleighte," lying on the south side, near the aforesaid way called "Furseway," and abutting on the north upon "Horscombe;" and of those parcels of land called "Layland" (?) containing 28 acres, lying in the parish of Witcombe and Lincombe upon "Odwood Downe," commonly called "South Stockesleighte," being on the north side of "Wandesditche" aforesaid, and abutting on the north upon the bounds called "le Mearestones," of the division and partition of the land and soil called "the Hoggstocksleighte of Lincombe;" and of those 3 acres of arable land commonly called "Layland," lying in the parish of Witcombe and Lincombe, near the way leading towards Mitford on the east side, and abutting upon "Horscombe Heade" on the north side; together with all those other lands to the same messuage and curtilage pertaining, containing in all, go acres lying within the parishes of Witcombe and Lincombe aforesaid.

And the jurors further say that the aforesaid William Wollascott and Hugh Speake were seised of the manor of Box aforesaid, and the said Hugh Speke of the said manor of Box, Agard, and Haselbury, and the rectory of Box and Haselbury, and the advowson of the vicarage of Box aforesaid, and the said Hugh Speake and William Wollascott of the premises purchased of William Horton, Toby Horton, and Barbara his wife, Henry Woodman and John Moxsam, and the said Hugh Speake and George Speake of the premises in the occupation of Margaret Gregorie, William Marten, and John Baylie; and the said Hugh Speake and John Kerry of the said premises in Batheaston, late in the tenure of Giles Shepheard; and the same Hugh Speake of the premises called "Slade," and common for 300 sheep in Box and Ditchridge, and of the premises in Witcombe and Lincombe.

William Wollascott, George Speake, and John Kerry survive, and remain seised, to wit—the said William of the manor of Box, and the premises purchased of William Horton, Toby Horton, and Barbara his wife, Henry Woodman, and John Moxsam; George Speake of the premises in the several tenures of Margaret Gregorie, William Marten, and John Bayley; and John Kerry of the premises in the tenure of Giles Shepheard.

The manor of Box, late of the Earl of *Hertford*, is held of the King in chief by knight's service, but by what part of a knight's fee the jurors are ignorant, and is worth yearly 40s. beyond reprises; the manor of Box Agard, with the premises in Box and Hasel-

bury, purchased of Henry Woodman, John Moxsam, Anthony Elmes. Richard Cowley, Sir William Button, knt., Sir Thomas Estcourt, knt., and of John, George, and William Mison are held of the King as of his Duchy of Lancaster by the service of 3s. 4d. rent, but by what other service the jurors are ignorant, and are worth yearly, beyond reprises, fio; the manor of Haselbury is held of Charles Prince of Wales [the Inq. is taken temp. James I] as of the Honour of Wallingford, by the service of 3s. 4d. rent, but by what other service the jurors are ignorant, and is worth, beyond reprises, f 6 13s. 4d.; the rectory of Box and Haselbury, and the advowson and vicarage of the church of Box are held of the King in chief by knight's service, but by what part of a fee the jurors are ignorant, and are worth yearly, beyond reprises, f_6 ; the aforesaid tenement, with appurtenances, and all those arable lands, meadows, etc. in Box, late the inheritance of Edward Horton, are held of Edward Hungerford, esq., as of his manor of Haytesbury, by fealty only, and are worth yearly, beyond reprises, 20s.; all and singular the premises in Bathneston are held of Sir William Butten, knt., as of his manor of Bathneston, in socage, by fealty, and the annual render of half-a-pound of pepper for all exactions and demands, and are worth yearly, beyond reprises, 24s.; the tenement in "le Slade" in Box, and the 104 acres of land, meadow, etc., in Box and Ditchridge, are held of the King as of the dissolved monastery of Lacocke, in free and common socage, viz. by fealty, and the annual rent of 40s. for all service and demand, and are worth yearly, beyond reprises, £ 3 6s. 8d.; and the aforesaid messuage and lands in Witcombe and Lincombe are held of the King as of his manor of East Greenwich, in the county of Kent, by fealty only, in free and common socage, and are worth yearly, in all issues, beyond reprises, 13s. 4d.

The said Hugh Speake died on the 5th January last past [1623-4].

George Speake aforesaid is son and next heir of the said Hugh

Speake, and is of the age of 26 years and more.

Inq. p.m., 1 Charles I, p. 1, No. 39.

Richard Westsield alias Wastsield, gentleman.

Inquisition taken at Devizes, 16th August, 1 Charles I [1625], before Nicholas Yonge, escheator, after the death of Richard Westfield alias Wastfield, gentleman, by the oath of William Longe, gentleman, Robert Langford, Thomas Yerbury, William

Wilkins, John Stockes, John Tellinge, Thomas Ruttye, John Davys, John Stevens, John Myntie, William Stileman, Daniel Deverell and Matthew Hulbert, who say that

Richard West feild otherwise Wast feild was seised of a capital messuage and divers lands and tenements in Fovent, co. Wilts, called "Fovent Ferme," now in the tenure of William West feild, eldest son of the said Richard. And also of 13 other messuages in Fovent, now or late in the several tenures of William Candell, Henry Bolles, Joan Bolles, widow, Thomas Barter, Margaret Mannynge, widow, Vincent Vincent (sic), Edward Glyde, Christopher Cantlove, Edward Bolles, Richard Northeast, Thomas Ogborne, Henry Best and James Mould; which premises were lately of George Staples, gentleman. The said Richard West feild was also seised of the rectory of Chitterne All Saints, in the co. aforesaid.

Being so seised he, by fine levied in Easter term, 18 James I [1620], conveyed and assured the tenements and rectory aforesaid, and other the premises with appurtenances to the said William Westfeild and Edward Apprice and the heirs of the said William to the uses following: the said farm and premises in Fovent to the use of the said William for life; and the capital messuage and the said lands and tenements called Fovent Ferme, to the use of Alice Westfield, then and now the wife of the said William, for life, for her jointure; remainder thereof to any other wife whom the said William should take, for life; remainder thereof, and the residue of the tenements aforesaid in Fovent, after the death of the said William to eldest son of said William, and his heirs male; remainder to Anthony Westfield, second son of the said Richard, and his heirs male; remainder to Edward Westfield, third son of the said Richard, and his heirs male; remainder to Richard Westfield, fourth son of the said Richard, and his heirs male: remainder to John Westfield, fifth son of the said Richard, and his heirs male; ultimate remainder to the right heirs of the said William Westfield; and the said rectory to the use of the said William and his heirs for ever.

The said Richard Westfield was also seised of the free chapel of St. Leonard in the castle of Farley, and the rectory of Tellisford, in co. Somerset, and of certain lands in Tellisford, Wolverton and Rode, in the said co. (sic), in the occupation of William Ball, and by indenture of 2nd March, 17 James I [1620], mentioning his wife Anne, settled the last mentioned premises upon himself for life, with successive remainders to his sons Anthony, Edward, John, and William, and to the heirs male of each of them, with ultimate remainder to his own right heirs for ever.

The said Richard Westfield was also seised of 8 messuages in Chippenham, in the several tenures of Joseph Borne, William Escotte, Anne Wastfield, widow, Sibill Griffyn, widow, John Merriok, John Godby, Henry Geale, and Philip Sticklowe; and of two other tenements in Chippenham in the tenure of James Andrewes and John Francombe; and in one messuage and 3 acres of land in Chippenham, in his own tenure and occupation, purchased of John Burge; and of 3 acres of land in Chippenham, lately purchased of John Ely; and of 9 acres one perch of land in the Forest of Chippenham, alias Pewsham, co. Wilts; and, by deed, settled the last named premises upon himself for life, remainder as to one moiety to his wife Anne, during widowhood, and as to the other, to his sons Edward, Anthony, Richard, John and William.

He was also seised of 12 messuages and 9 acres of land, meadow and pasture in Calne, purchased of *George Staples*, and of 28 acres of land, meadow and pasture in Calne aforesaid, purchased of

John Slade.

So seised, by indenture of 2nd March, 17 James I [1620], he conveyed the said premises to the aforesaid *Anthony*, *Edward* and *John*, his sons, remainder as in the foregoing indenture.

He was also seised of one messuage and 200 acres of land, meadow and pasture in Bideston, Slaughtenford, Hartham, and North Wraxall, co. Wilts, lately purchased of *Edward Hungerford*.

So seised, by his will dated 10th September, 1624, he devised the

premises last named according to the settlements aforesaid.

The said capital messuage and premises in Fovent are held of William Earl of Pembroke, as of his manor of Fovent, by fealty, suit of court, and the annual rent of 35s. 10d. The rectory of Chittarne aforesaid is held of the King, as of the manor of East Greenwich, by fealty, and is worth per annum 40s.

By what service the advowson of the church of Tellisford, and the aforesaid tenement in Tellisford, Wolverton and Rode are held,

the jury are ignorant; they are worth per annum, clear, 22s.

The premises in Chippenham in the several tenures of Joseph Borne, William Escott, Ann Wastfield, Sibill Griffin, John Merick, John Godby, Henry Geale, and Philip Sticklowe, are held of the King as of the manor of East Greenwich, by fealty, and the annual rent of £3 18s., and are worth per annum, clear, 40s. The other two tenements in Chippenham in the tenure of James Andrews and John Francombe are held of the King, as of the manor of East Greenwich, by fealty and the annual rent of 20s., and are worth per annum, clear, 20s. The aforesaid messuage and 3 acres of land in Chippenham, purchased of John Burge, are held of the said Edward

Hungerford, as of his manor of Chippenham, by fealty, suit of court, and of the annual rent of 2s., and are worth per annum, clear, 2os. The said 3 acres of land purchased of John Ely are held of Sir Giles Wroughton, knt., as of his manor of Cockleborough, by fealty, and the rent of [-] and worth per annum, clear, 3s. The 9 acres one perch of land in the forest of Chippenham, alias Pewsham, aforesaid are held of the King as of his manor of East Greenwich by fealty, and the annual rent of 18d., and are worth per annum, clear, 10s. The twelve messuages and 9 acres of land, meadow and pasture in Calne are held of the King in chief by knight's service and the annual rent of 6s. 8d., and are worth per annum, clear, $\lceil - \rceil$. The aforesaid 28 acres of land, meadow, etc., in Calne, are held of John Duckett, esq., as of his manor of Calne, by fealty and the annual rent of 5s., and are worth per annum, clear, 2os. The aforesaid tenement and premises in Biddeston, Slaughtenford, Hartham, and North Wraxall, are held of Thomas Thynne, esq., as of his manor of Biddeston, by fealty, and the annual rent of 37s. 8d., and are worth per annum, clear, 40s.

Richard Westfield died on the 31st December, 1624.

William is his son and next heir, aged 28 years and more.

Inq. p.m., 1 Charles I, p. 1, No. 55.

John Flower, gentleman.

Inquisition taken at Marlborough, 4th April, 2 Charles I [1626], before John Foyle, esquire, escheator, after the death of John Flower, gentleman, by the oath of Richard John Spencer, George Mortimer, Bartholomew Smith, Alexander Dismer, Henry Smith, John Noyse, Thomas Smith, John Waterman, Edward Dismore, Thomas Sloper, Thomas Eyres, Thomas Freeman, King, and John Lawrence, who say that

John Flower, gent., father of the above said John Flower, was seised of one messuage and a virgate of land in Chitterne St. Mary, in co. Wilts, called Piper's, and on 16th May, 6 James I [1608], granted the same to John Attwood, Laurence Attwood, and Grace Attwood, sons and daughter of John Attwood, of Chitterne, husbandman, to hold to them for lives and the life of the longest liver of them, at an annual rent of 15s. 6d. with reversion to the said John Flower, the father.

The said John Flower, the father, was also seised of one capital

messuage in Chitterne St. Mary, called Morgan's Hold, formerly in the tenure of William Tynburie, and of one tenement and toft called Rowleaze, and half a virgate of land in Chitterne St. Mary, formerly in the tenure of Thomas Newman, and on 2nd July, 6 James I [1608], granted the last-mentioned to John Hayter the younger, of Chitterne St. Mary aforesaid, yeoman, and Elizabeth his wife, to have to the same for their lives, or the life of the longer liver of them, and after their deaths to their assigns for 99 years, if Constance Hayter, daughter of the said John Hayter, should so long live, rendering therefor 40s.

The said *John Flower* died on the 29th October, 12 James I [1614], seised of the reversion of the aforesaid premises, and immediately after his death the aforesaid *John Flower*, the son, was seised thereof.

John Flower, the son, was seised of a capital messuage called Flower's Farme, in Worton, co. Wilts, and, together with John Merewether, of Great Cheverell, yeoman, by indenture of 17th August, 17 James I [1619], in consideration of a marriage to be had between the said John Flower, the son, and Joan, daughter of Thomas Longe, of Little Cheverell gent., enfeoffed the said Thomas Long, with the said premises last recited, to hold to him, his heirs and assigns (as jointure for the aforesaid Joan) to the use of the said John Flower, the son, the said Joan and the heirs male of their bodies, and in default, to the use of the said John Flower, the son, his heirs and assigns for ever.

The said John Flower, the son, was also seised of 2 cottages or tenements in Worton aforesaid, late in the tenure of William Mintye, or his assigns.

The messuage and other the premises in Chitterne St. Mary are held of Lord $Henry\ Pawlett$, as of his manor of Chitterne, by fealty, suit of court, and the annual rent of 12s. 2d., and are worth per annum, clear, viz. Piper's, during the lives of John and $Grace\ Attwood$, 14s., and after their deaths 3os.; the residue, during the lives of John, Elizabeth, and $Constance\ Hayter\ 29s.$, and after their deaths f 3. The aforesaid messuage, tenements, cottages, and other the premises in Worton, are held of John bishop of Salisbury, as of his manor of Potterne, by fealty, suit of court, and the annual rent of 1os., and are worth per annum, clear, viz. the premises limited for pasture, 4os.; the residue thereof 12d.

The aforesaid *Laurance Attwood* died on the 14th April, 19 James I [1621], whilst the said *John* and *Grace Attwood* survive.

The said *John Flower*, the son, died on 20th August, 22 James I [1624]; *Joan*, his wife, survives.

John Flower, gent., is son and next heir of the said John Flower, the son, and the said Joan, and at the time of his father's death was of the age of 2 years 11 months and 2 days. The aforesaid John, Elizabeth and Constance Hayter survive.

The said Joan Flower, widow of the said John, on whom the

Inquisition is taken, survives.

Inq. p.m., 2 Charles I, p. 1, No. 50.

John Gibbes.

Inquisition taken at Marlborough, 29th August, 2 Charles I [1626], before John Foyle, esq., escheator, after the death of John Gibbes, yeoman, by the oath of Robert Hitchcocke, gentleman, William Earle, gent., John Milles, gent., Thomas Smith, gent., William Westburie, gent., Simon Oateridge, Richard Shermore, Thomas Hitchcocke, Silvester Cooke, Nicholas Hibbard, William Parratt, Nicholas Knappe, Thomas Whityeard, Edward Jones, and Thomas Trebrett, jurors, who say that

John Gibbes was seised of one messuage and 3 virgates of land in Badbury, within the parish of Chisseldon, co. Wilts, and died seised thereof on 10th January last past (1626). The premises are held of the King in chief by knight's service, but by what part of a fee the jurors are ignorant; they are worth per annum, clear, 20s.

John Gibbes, of Badbury aforesaid, yeoman, is son and heir of the aforesaid John Gibbes, at whose death he was aged 30 years and more.

Inq. p.m., 2 Charles I, p. 2, No. 23.

Edward, Earl of Pertsord.

Inquisition taken at Marlborough, 4th April, 2 Charles I [1626], before Edmund Hungerford, esq., Hugh Crumpton, esq., and John Foyle, gentleman, escheator of co. Wilts, Thomas Ayleffe, gentleman, feodary of the county aforesaid, commissioners appointed to inquire after the death of Edward Earl of Hertford, by the oath of Richard Smyth, gentleman, John Spenser, gentleman, George Mortymer, gentleman, Bartholomew Smyth, Alexander Dismer, Henry Smyth, John Noys, Thomas Smythe, John Waterman, Edward Dysmer, Thomas Sloper, Thomas Ayres, Thomas Freeman, Thomas King, and John Lawrence, who say that

Edward Earl of Hertford was seised of the site, ground, ambit, and precinct of the late Priory of the Holy Trinity of Eston, co. Wilts, and of the church, belfry and cemetery of the same; and of all messuages, houses, barns, granges, dovecots, orchards, gardens, land and soil, within and without the sept and circuit of the said Priory, to the same belonging; and of the manor of Eston, with appurtenances, in the said co., and of the rectory of the parish church of Eston. And of the advowson of the vicarage of Eston; and of the third part of one wood or woodland called Roppeslie Rise, lying in Roppeslye, co. Lincoln, containing by estimation 100 acres.

Being so seised, he died on the 6th April, 19 James I [1621], at Nettlye, co. Southampton.

The premises aforesaid, without the woodland, are held of the King in chief by the service of the tenth part of a knight's fee, and are worth per annum, clear, £ 19 17s. 7d.; and the third part of the said woodland is held by knight's service, but by what part of a fee the jurors know not, and is worth per annum, clear, 4os.

William, now Earl of Hertford, is grandson and heir of the said Edward, viz. son and heir of Edward Seamour, esq., commonly called Lord Beauchamp, deceased, son of the said Edward Earl of Hertford.

The said William, at the death of Edward Earl of Hertford, was aged 28 years and more, and survives at Eston.

Inq. p.m., 2 Charles I, p. 1, No. 23.

Richard Hunton, gent.

Inquisition taken at Marlborough, 4th April, 2 Charles I [1626], before John Foyle, esquire, escheator, after the death of Richard Hunton, gentleman, by the oath of Richard Smith, gentleman, John Spencer, gentleman, George Mortymer, gentleman, Bartholomew Smith, gentleman, Alexander Dismer, Henry Smith, John Noyse, Thomas Smith, John Waterman, Edward Dismore, Thomas Sloper, Thomas Eires, Thomas Freeman, Thomas Kinge, and John Lawrence, who say that

Richard Hunton was seised of the manor of Busheton, with appurtenances, situate in Busheton, co. Wilts, formerly parcel of the lands and possessions of Thomas Seymore, Lord Seymore of Sudley, and of an annual rent of 7s., payable from the said manor for the aid of the monks, commonly called Munks aid, and of the

messuages, tofts, cottages, mills, houses, lands, tenements, meadows, pastures, woods, rents, reversions, services, farms, fee farms, waters, fisheries, moors, marshes, commons, waste lands, courts leet, perquisites and profits of courts and leets, view of frankpledge, and whatsoever to views of frankpledge and courts leet pertain, villans with their sequels, knight's fees, wards, marriages, escheats, reliefs, heriots, goods and chattels waived, estrays, and all other profits, and hereditaments whatsoever with appurtenances, in Busheton, Cleve, Vasterne and Wotton, co. Wilts, and elsewhere in the said county to the said manor pertaining. He was also seised of one close of land or common park called Woodhill, and of certain common lands called the Lower Woodhill, Windmill Meade, and Mill Meade and The Marshe, and of two common meadows called the Two Marsh Meades, with appurtenances, lying in the parish of Cleeve Pepper, co. Wilts, and of all houses and appurtenances as aforesaid in the said parish of Cleeve Pepper, and of the reversions and remainders of the same.

So being seised, the said Richard Hunton on 21st October, 20 James I [1622], by indenture between the said Richard on the one part, and Richard Dyke, citizen and grocer of London, William Hunton, gentleman, then son and heir apparent of the said Richard Hunton and Elizabeth his wife, of the other part, in consideration of the marriage in the indenture mentioned, gave and assured to the said Richard Dyke and his heirs, all that capital messuage or mansion house in Bussheton, and all appurtenances pertaining; and also one close of pasture called Bushton Hill, and another close called Chudor, now divided into two closes; and three other closes of pasture called Muncton Laynes, one close of meadow called the Great Lawnes Downe, and two other acres of meadow called South Meade, one close of meadow called Long Hayes, another close of meadow called le Reeve Acre, one close of pasture and arable land called le Blackfurlonge, and one close called le Moores, one close of meadow called Le tenants Lawne Downe; except the first cutting of the grass of certain acres of land in Le tenants Lawnes Downe in the same manner, and at the like times of the year betoken, as any tenants of the said manor of Busheton of right and custom were used to cut, and carry away. He also conveyed by the same indenture to the said Richard Dyke. one close of arable land called Hanginge Lands, one close called le Churchefeild, one close called Sudcroft (?), and two closes called Stamner, with other arable lands lying in the common fields of Bushton aforesaid, and commonly used with the premises as the demesne lands, and all common of pasture and feedings in the

common fields aforesaid belonging to the said manor or to any lands which the said Richard Hunton had in Busheton, Vesterne, Wotton and Wotton Basset, to the use of the said Richard Hunton for life, and after his decease to the use of the said William Hunton and Elizabeth his wife, and their heirs male; remainder to the heirs male of William Hunton to the use of the said Richard Hunton and his heirs male; ultimate remainder to the right heirs of the said William. He also conveyed the premises which were not by the indenture aforesaid limited for the jointure of the said Elizabeth to the use of the heirs male of William Hunton, with remainder to the said Richard and his heirs male; ultimate remainder to the right heirs of the said William.

He also conveyed the premises which were not by the indenture aforesaid limited for the jointure of the said *Elizabeth* to the use of the heirs male of *William Hunton*, with remainder to the said *Richard* and his heirs male; ultimate remainder to the right heirs of the said *William*.

The said manor of Bushton, with appurtenances, is held of the King in chief by knight's service, by the 40th part of a knight's fee, and is worth per annum, clear, \mathcal{L}_{16} , and the park called Woodhill, and the lands called les Lower Woodhills, Windmill Meade, and Mill Meade, and the marsh called le Marsh, the 2 acres of land called the Two Marsh Meades, the aforesaid houses, tenements, meadows, and other the premises in the parish of Cleve Pepper to the aforesaid park, lands, and tenements pertaining, are held of the King in chief by knight's service, and are worth per annum, clear, \mathcal{L}_{6} .

Richard Hunton died 16th April, 1 Charles I [1625]; and William Hunton is his son and next heir, and was at his father's death aged 29 years and more.

Inq. p.m., 2 Charles I, p. 1, No. 70.

Edward, Earl of Hertsord.

Inquisition taken at Marlborough, 27th September, 2 Charles I [1626], before John Foyle, esquire, escheator, after the death of Edward Earl of Hertford, by the oath of Sir Walter Smith, knight, Sir George Wroughton, knight, Sir George Aileff, knight, William Digges, esquire, Francis Goddard, esquire, Edward Martyn, esquire, Edmund Pike, esquire, John Goddard, esquire, John Sadler, gentleman, Thomas Buckeridge, gentleman,

John Spencer, gentleman, Thomas Smith, gentleman, Thomas Freeman, gentleman, Richard Smith, gentleman, and Thomas Hitchcocke,

gentleman, who say that

Edward Earl of Hertford was seised of the manor of Castle Carye otherwise Castell Carye and Almesforth, and the park there commonly called Carye Parke, and of the advowson of the church of Almesworth, the manor of Ilmister, otherwise Ilminster, and of the advowson of the church of Ilminster, the manor of Shepton Beauchampe and of the advowson of the church there, the manor of Hatch Beauchampe and the advowson of the church there, the manor of Camell otherwise Cammell and Downehed otherwise West Cammell, the manor of Puriton otherwise Puriton and Downe end, the manor of Ile Abbotis otherwise Ile Abbotes, the manor of Pulton otherwise Pylton, and the park there called Pylton Parke, the manor of Meere otherwise Meare, the manor of Norton Beauchamp, the manor of Goddenhaie otherwise Godney, with their rights, members and appurtenances, and of a capital messuage, and the lands, tenements and hereditaments with appurtenances, commonly called Westbarne Grange otherwise Westbarne Farme, in the parish of Frarye, co. Somerset, lately parcel of the possessions of the dissolved Monastery or Priory of Witham otherwise Wyttam, co. Somerset, and of the pasture and woodland with appurtenances called Hickes Parke and Sheppards Drove in the said parish of Frarye, containing 160 acres; which said manors, lands, etc., are in co. Somerset. And of the manor of Shalborne Westcort otherwise Shalborne Westcourt, co. Wilts, and of the lands and tenements in Shalborne Westcourt, had and obtained of Geoffrey Dormer, esquire, Alexander Tutt (?), esquire, and Thomas Castle, and of the advowson of the church of Shalborne Westcort, the manor of Stapleford, the manor of Woxcombe otherwise Wexcombe otherwise Wexcombe and West Bedwyn, the manor of Collingborne Burumpton otherwise Collingborne Valance otherwise Collingborne Valence otherwise Collingborne Dormer, of the manor of Collingborne Kingston. and of six coppice woods and woodlands containing 100 acres, one close of pasture containing 4 acres, next adjoining the east part of the coppice aforesaid, one acre and a half of woodland next the said close on the south, which coppice wood, pasture and woodland are situate in Collingborne Burumpton and in Collingborne Kingston; and of the enclosed land, tenements and hereditaments called Brymslade otherwise Brymslade Parke, late parcel of the forest called Savernacke Forrest, a meadow called Iwoodes Meade, a woodland called Mottesfont Coppice, lying in the parish of

Burbage otherwise Burebach otherwise Borebache, co. Wilts, the manor, capital messuage and farm of Chesburye, with appurtenances and the tithes of the demesne lands of the said manor, all those messuages and tenements, two watermills called Castell Mills, and one fulling mill in Trowbridge, lately purchased of Edward Rede, esquire, which manors, lands, and tenements, are situate in co. And of the manor of Shalborne Estcourt otherwise Shalborne Escorte, co. Berks, the manor of Elvetham and a parcel of inclosed land commonly called Elvetham Parke, co. Southampton, the advowson of the church of Elvetham, all that site, circuit and precinct of the late monastery of the Blessed Mary of Letley otherwise Netley in Letlye, co. Southampton, the capital mansion house of the said late monastery, the grange and farm of Letley, called Letlye Grange otherwise Netley Grange, the manor of Hound with appurtenances, co. Southampton, all those lands, tenements, and hereditaments called Manor Farm or Curtlage of Littleton otherwise Littleton otherwise Littlington, with appurtenances, co. Middlesex, one capital messuage in Littleton, and all the lands and tenements pertaining to the same, 2 acres of pasture and one acre of land situate in Littleton, lately purchased of Richard Haule and Roger Singer, in Littleton, Shepton, Soubery, Laleham, and Aisheford, co. Middlesex, and all that capital mansion house called Hertford House, with appurtenances, situate in Channon Rowe, in the city of Westminster, co. Middlesex.

Being so seised he, the said Edward, conveyed the said manors and other the premises—to the use of the Lady Frances, then his wife in the name of jointure, and for the advancement of Edward Seamour, commonly called Lord Beauchampe, and Thomas Seymour, esquire, sons of the said Earl, and of others of his name and blood—by an indenture dated 20th May, 44 Elizabeth [1602], made between the said Earl of the first part, Gilbert Prynne, gentleman, and Thomas Langford, gentleman, of the second part, and John Rodney, of Pylton, co. Somerset, esquire, Alexander Tutt, of Great Bedwyn, co. Wilts, esquire, James Kyrton, of the Middle Temple, London, esquire, and Edmund Pyke, of Merton, co. Wilts, gentleman, of the third part, covenanted and agreed with the parties of the third part that several recoveries and fines should be had and levied before the feast of St. Andrew the Apostle then next following, by the said Earl, of the premises to the uses specified in the said indenture, viz. to the use of the said Earl for life, with remainder (except the manor of Hatch Beauchamp and the advowson of the church and other the premises there) to the use of Frances his wife for life; remainder to the use of the heirs

male of the said Earl and the Lady Frances his wife; the remainder of the manor of Hatch Beauchamp, and other the premises there, and of all other the manors, lands, tenements and other the premises, after the death of the said Earl and Countess, to the use of their heirs male, viz.: to the use of Edward Seymour, commonly called Lord Beauchamp, eldest son of the said Earl, and his heirs male; with successive remainders to Thomas Seymour, esquire, second son of the said Earl, and his heirs male, Henry Seymour, esquire, commonly called Lord Henry Seymour, brother of the said Earl, and his heirs male, Edward Seymour, of Burye Pomerye, co. Devon, and his heirs male, Sir John Seymour, of Marwell, co. Somerset, and his heirs male, the heirs male of the said Earl, with ultimate remainder to the right heirs of the said Earl. Afterwards a fine was levied in Trinity term, 44 Elizabeth [1602], according to the uses above mentioned.

The said Earl was also seised of the manors of Trobridge otherwise Trowbridge and Sherston Magna, co. Wilts, and of the manors of Chellington and Southarpe otherwise Southorpe, co. Somerset, and being so seised by indenture dated 1st May, 7 James I [1609], made between the said Earl of the one part, and Richard Wheler, of Lyncolnes Inne, co. Middlesex, esquire, and James Kyrton, of the Middle Temple, London, esquire, of the other part, covenanted with the said Richard Wheler and James Kyrton, that before the end of Trinity then next following he would levy a fine of the last named manors to the several uses following, viz.: to the use of the said Earl and Lady Frances his wife for life, and after their decease to the use of the said Edward Seymour, commonly called Lord Beauchamp, and his heirs male, remainder to the said Earl and his heirs male, remainder to Edward Seymour, of Burye Pomerye, co. Devon, and his heirs male, remainder to Sir John Seymour, knight, of Marwell, co. Southampton, and his heirs male, remainder to the right heirs of the said Earl. Afterwards in Easter term, 7 James I [1609], a fine was levied of the premises by the said Earl, according to the uses abovesaid.

The said Earl was also seised of the Hundred of Allworthburie otherwise Allderbury otherwise Allwardburye, and of the manors of Froxfeild, Monketon otherwise Monketon juxta Broughton, Mygehall otherwise Midghall otherwise Midgehall, the manor and grange of Studley, the manors of Monckton otherwise Monckton Chippenham otherwise Monckton juxta Chippenham, Thornehill Allcanyngs otherwise Allcannings, Brodeton otherwise Broadtowne, Slaughtenford otherwise Slawtenford, Pewsey other-

wise Pewsie, Huish and Shawe, Burbage Savage, Burbage Darrells. Burbage Esturmye, Stuttescombe otherwise Stichcombe, Wotton River otherwise Wotton Rivers, Collingborne Sutton otherwise Collingborne Sunton otherwise Collingborne Thornhill, the manor and farm of Weeke otherwise Esturmies Weeke otherwise Sturmies Weeke, the manor and farm of Knoll, the manor and farm of Harding otherwise Harden, the manor of Donys Langford otherwise Dunys Langford, Tidcombe and Oxenwood, co. Wilts, with their rights, members and appurtenances; the manors of Norton under Hampden, Speckington, Bridghampton, Lawrence Lydiard otherwise Lidiard St. Lawrence, Hagrave otherwise Heygrove, Bridgwater and Sandford otherwise Sandford, co. Somerset, with all their rights, members and appurtenances, and of the manors of Symondesbury otherwise Symondesborough, Kingston otherwise Kingeston and Poveington, co. Dorset, and of the manor of Cavneby otherwise Caneby and Glentham, co. Lincoln, with all their rights, members and appurtenances.

Being so seised, the said Earl in consideration of a marriage between Edward Seymour, esquire, son of the said Edward Lord Beauchamp, and Anne Sackvile, daughter of Robert late Earl of Dorset, by indenture bearing date 1st May, 7 James I [1609], between the said Earl, Edward Lord Beauchamp, and Edward Seymour his eldest son, of the first part, Richard Earl of Dorset, Anna Sackvile, sister of the said Richard Earl of Dorset, and William Lord Howard de Naworth, co. Cumberland, of the second part, and the aforesaid Richard Wheler and James Kyrton, of the third part, the said Earl covenanted that he would levy several fines and common recoveries concerning the premises before the feast of All Saints then next following, to the uses following, viz.: to the use of himself the said Edward Earl of Hertford for life, remainders to Edward Lord Beauchamp, Edward Seymour, eldest son of Edward Lord Beauchamp, Anne Sackvile, the heirs male of the said Edward Seymour, eldest son of Lord Beauchamp, the heirs male of Edward Lord Beauchamp, the said Earl of Hertford and his heirs male, Edward Seymour, of Burye Pomerve, co. Devon, and his heirs male, Sir John Seymour, of Marwell, co. Southampton, and his heirs male; then to the use of the said Earl and then to the use of his right heirs. Afterwards in Easter term, 7 James I [1600], several fines and recoveries of the premises were had to the uses abovesaid.

The said *Edward Seymour* on 1st July, 7 James I [1609], took to wife the said *Anne Sackvile*, at Westminster.

Edward Lord Beauchamp died at Great Bedwyn on 21st July,

James I [1612], leaving three sons, viz. the said Edward Seymour, esquire, and afterwards knight, his eldest son, William Seymour, esquire, and afterwards knight, and now Earl of Hertford, his second son, and Francis Seymour, esquire, and now knight.

The said Earl of *Hertford* was also seised of certain closes of meadow and pasture called by the name of Littlecot pasture and meadow ground, viz. of one cottage and 15 acres of meadow, and the first crop of $7\frac{1}{2}$ acres of meadow lying in the meadow of Sir *William Button*, knight, likewise called Littlecot; and of 40 acres of pasture called Littlecot, situate in the parish of Helmerton, co. Wilts, with appurtenances.

Being so seised, in consideration of the marriage between the said Francis Seymour and Frances Prynne, eldest daughter of Sir Gilbert Prynne, knight, by indenture dated 1st January, 10 James I [1613], between the said Earl on the one part, and the said Francis Seymour, grandson of the said Earl, and Sir Gilbert Prynne, of Allington, co. Wilts, knight, on the other part, the Earl covenanted that a common recovery should be had before the end of Easter term then next ensuing, concerning the last mentioned premises to the uses following, viz.: to the said Earl for life; remainders to the said Francis and his wife and their heirs male, and then to their daughters, then to Edward Seymour, brother of the said Francis, and his heirs male, then to William Seymour, brother of the said Francis and Edward, and his heirs male, then to the use of the right heirs of the said Edward Seymour. Afterwards in Hilary term, 10 James I [1613], a common recovery was had of the premises to the uses abovesaid.

The said Earl was also seised of the third part of the house, site and precinct of the late Monastery or Priory of Newsome otherwise Newsham, co. Lincoln, with appurtenances, and of the third part of the rectory and grange of Haxburgh, co. Lincoln, and of the third part of the demesne lands of the said late monastery, and of the third part of the manor of Newsome, and of all messuages, houses, lands, tenements, meadows, profits, and hereditaments thereto pertaining, and of the third part of the grange or farm called Collowe Grange otherwise Callowe Grange, co. Lincoln, and of all messuages, houses, apple orchards, gardens, lands, tenements, meadows, rents, reversions, woods, profits, and hereditaments thereto pertaining.

And being so seised, by indenture dated 1st April, 11 James I [1613], made between the said Earl of the one part, and Sir Alexander Tutt, knight, Sir Gilbert Prynne, knight, Richard Wheler, esquire, Nicholas Hyde, esquire, Jacob Kyrton, esquire, Edmund

Pyke the elder, gentleman, and John Kent, gentleman, of the other part, the said Earl covenanted to levy a fine concerning the premises to the uses following, viz.: to the use of the said Earl for life, then to the other parties to the said indenture, for the life of William Seymour grandson of the said Earl, then to the heirs male of the said William, then to Edward Seymour, brother of the said William and his heirs male, then to the said Francis Seymour and his heirs male, then to the right heirs of the said Edward Seymour; and in Easter term, 11 James I [1613], a fine was levied according to the uses abovesaid.

The said Earl was also seised of the manor of Langden otherwise Langden and Wyke, co. Wilts, and of the houses, buildings, lands, tenements, meadows, commons, woods, rents, reversions, profits, and hereditaments thereto pertaining.

And being so seised, in consideration of the marriage then solemnized between the said Francis Seymour and the aforesaid Frances, by indenture dated 20th January, 11 James I [1614], made between the said Earl of the one part, and the said Sir Francis Seymour, knight, of the other part, the said Earl granted and confirmed to the said Francis, his heirs and assigns the said manor of Langden and other the premises to the said Francis for ever with the uses following, viz.: to the use of the said Earl for life, then to the use of the said Francis, then to Frances his wife for life, then to the use of their heirs male successively, then to the use of the said Edward, brother of the said Francis, and his heirs male, then to William, brother of the said Francis, and his heirs male, then to the use of the said Edward Seymour and his heirs for ever.

The said Earl was also seised of the manors of Woolfehall otherwise Wolfehall otherwise Wolfall and Eston Bradstocke otherwise Bradenstock Eston, Warren otherwise Warrens, co. Wilts, and of the parks called Suddon Parke otherwise Home Parke otherwise Wollfehall Parke and Tottnam Parke otherwise Totenhais Parke, with all messuages, houses, apple orchards and gardens pertaining, and of all lands, tenements with appurtenances called Westcourts, Bowden otherwise Bowden Fitzwarrens, Rudgelands Ladywell otherwise Ladellwell, and le Heele, in the parishes of Great Bedwyn otherwise West Bedwyn and Burbage, co. Wilts, and of all lands, tenements, and hereditaments with appurtenances called the Farm of Puttoll otherwise Puttall Farme, in the parish of Little Bedwyne otherwise East Bedwyne, co. Wilts, and of all lands, tenements, and hereditaments with appurtenances called Longmeade, Frithhaies and Earles Heathe, in the parishes of

Burbage and Collingborne Kingston, co. Wilts, and of all that forest, lands, tenements and hereditaments with appurtenances called the Forest of Savernacke otherwise Sovernacke, co. Wilts, and of the park called le Great Parke otherwise Savernacke Parke, parcel of the said forest. And of the manor of Amesbury Earles otherwise Ambrosbury Earles, co. Wilts, and of the woodland called de Bentley Woodes, co. Wilts, and of all messuages, buildings, meadows, lands, tenements, woods, waters, profits, and hereditaments to the said manors, woods and premises pertaining, and of the manors of Collingborne Ducis and Barton otherwise Barton with Marlborough, and of the borough of Marlborough, co. Wilts, and of the advowson of the rectory of Collingborne Ducis and of all coppices or woodlands called Collingborne Woods in Collingborne Ducis, and of an annual rent of 13s. 4d. issuing from a tenement in Fetellton, co. Wilts, and of an annual rent of 13s. 4d. issuing from a tenement in Rudge in the parish of Froxfeild, co. Wilts, and of the fairs and markets of Amesburie, co. Wilts, and of Castle Carve, co. Somerset, and of all tolls and profits pertaining, and of the advowsons, donations and rights of patronage of the vicarages of Somerton and Ilmister, co. Somerset.

And being so seised, by indenture dated 7th January, 14 James I [1617], made between the said Earl, the said Sir Francis Seymour, Sir Gilbert Prynne, James Kyrton, of Almesford, co. Somerset. esquire, of the one part, and John Kent, of Devizes, gentleman, William Gunter, of Milton, co. Wilts, gentleman, and John Gunter, of Milton aforesaid, of the other part, the said Earl granted the premises to the parties of the second part to the uses following, viz.: to the use of the said Earl for life, then to Edward Seymour, his grandson and his heirs male successively, then to the said William Seymour and his heirs male successively, then to the use of the said Francis Seymour and his heirs male successively, then to the heirs of the said Edward Seymour, then to the heirs of the said William Seymour, then to the heirs of the said Francis Seymour, then to the heirs of the said Earl, then to Sir Edward Seymour, of Burye Pomerye, co. Devon, knight and baronet, and his heirs male, then to Sir John Seymour, of Marwell, co. Southampton, knight, and his heirs male, then to the use of the right heirs of the said Edward Seymour grandson of the said Earl for ever.

The said Earl was also seised of the chapel of Estgrafton, co. Wilts, with a meadow called Chappell Meade, containing 2 acres, and 3 other meadows called Hillmeades, containing 5 acres, and the tithes of corn and hay, with all tithes, oblations, profits and hereditaments pertaining, in East and West Grafton.

And being so seised, by indenture dated 10th November, 15 James I [1617], made between the said Earl of the one part, and the said Francis Seymour of the other part, the said Earl granted to the said Francis the premises with appurtenances, to the several uses following, viz.: to the use of the said Earl for life, then to the said Francis, then to Frances his wife, then to the first, second, third and fourth sons successively of the said Francis, then to the said Edward Seymour and his heirs male, then to the right heirs of the said William Seymour and his heirs male, then to the right heirs of the said Edward for ever.

Sir Edward Seymour, knight, eldest son of the said Edward Lord Beauchamp, died at Great Bedwyn, 20th January, 17 James I [1620], without heir of his body, and the said William Seymour, second son of the said Lord Beauchamp is his brother and next heir.

The said Earl was also seised of one messuage with appurtenances in the parish of St. Dunstan in Chancery Lane, London, commonly called the Six Clarkes office, and of the advowson of the church of Manningford, co. Wilts.

The manors of Castle Carve and Almesford, Shepton Beauchampe, Puriton and Dounend, Norton Beauchampe and the tenement called West Barne, Hickes Parke and Shepherds Drove, and the advowsons of Almesford, Shepton Beauchampe, and the manors of Shellington and Southorp, and other the premises in those places and in Frarye are worth per annum, clear, £74, but by what service or of whom they are held the jurors know not. The manor of Ilmister, Camell and Dounhed, Ile Abbots, and the advowsons of Ilmister and Somerton are held of the King in chief by the service of the 20th part of a knight's fee, and are worth per annum, clear, £28. The manor of Pilton and Pilton Park, the manors of Meare, Pewsey, Symonseborough, Kingston and Povington, and the advowson of Mannyngford, and other the premises are held of the King in chief by the 40th part of a knight's fee; the manors of Pilton and Meare and other the premises are worth per annum, clear, £35; and the other manors and premises last mentioned, except the advowson of Manningford, are worth per annum, clear, £82; the advowson of Manningford is worth per annum, clear, 5s. The manors of Stapleford, Froxfeild, Weeke and Puttall otherwise Cuttall Farme, and other the premises are held of the King in chief by the 10th part of a knight's fee; the manor of Stapleford and other the premises there are worth per annum, clear f10; the manor of Froxfeild and Weeke and other the premises there are worth per annum,

clear, f6; and the manor of Puttall and other the premises there are worth per annum, clear, 20s. The manors of Wexcomb and West Bedwyne, Collingborne Kingston and the said 6 coppice woods containing 100 acres, the close of pasture containing 4 acres, the one acre and a half of woodland in Collingborne Burumpton and Collingborne Kingston, and the manors of Burbage Savage and the advowson of Collingborne Ducis are held of the King in chief by the service of the 40th part of a knight's fee, and are worth per annum, clear, f 30. The manor of Burbage Savage and other the premises there are worth per annum, clear, f_7 . The manors of Trowbridge (worth per annum, clear, \(\int_{40} \), Collingborne Ducis and other the premises there (worth per annum, clear, £20), are held of the King by knight's service as of his Duchy of Lancaster, by the 10th part of a knight's fee. The manor of Sherston Magna (worth per annum, clear, £25), the Hundred of Alderbury, and the manor of Brodtowne (worth per annum, clear, £7 10s.), and the manor of Amesburye Earles, and the said wood and woodland called Bentlye Woods (worth per annum, clear, f(4), are held of the King in chief by the service of the 10th part of a knight's fee. The manor, site, and grange of Studlye, and the manor of Mudgall, Munckton next Chippenham, Thornden, Alcanings and Langden otherwise Langden, and Wyke, are held of the King in chief by the service of the 10th part of a knight's fee. and are worth per annum (except the manor of Langden), clear, £78; the manor of Langden is worth per annum, clear, £7. The manor of Slaughtenford and other the premises there are held of the King in chief by the service of the 10th part of a knight's fee, and are worth per annum, clear, £8. The manor of Norton under Hampden and the manor of Caynby otherwise Caneby and Glentham are worth per annum, clear, £4; the third part of the site of the house, land and precinct of the late priory or monastery of Newsham, and the rectory and grange of Hoxburghe, and the demesne lands of the said monastery, and the manor of Newsham, and the grange called Callowe Grange (worth per annum, clear, £4), and the messuage in the parish of St. Dunstan, Chancery Lane (worth per annum, clear, 20s.) and other the premises in Newsham, Hoxburgh, Callowe and London are held of the King in chief by the service of one knight's fee. The manor of Goddenhave, Cheesburye, Lettly, Hownd and Littleton, and the tithes of the demesne lands of Cheesburye and the said lands, tenements, and two water mills called Castle Mills, and the fulling mill in Trowbridge, and the said mansion house in the city of Westminster called Hertford House, and other the premises in Letley, Hound,

Littleton, Cheesburye, Westminster, Shepton, Sowberrye, Lalham and Aishford, are worth per annum, clear, £20, but by what services they are held the jurors know not. The manor of Hatch Beauchamp and the advowson of the same are worth per annum, clear, f7, but by what services they are held the jurors know not. The manors of Shulborne Westcourt, Collingborne Burumpton and the advowson of Shulburn Westcourt, the tenements called Brimslade, Iwoods Meade and Mottesfont Coppice and other the premises in Shalburn Westcourt are worth per annum, clear, f 10, but by what services they are held the jurors know not. The manor of Shalborne Estcourt is worth per annum, clear, f_7 , and the manor of Elvetham and the tenement called Elvetham Parke and the advowson of Elvetham are worth per annum, clear, 18, but by what services they are held the jurors know not. manors of Munckton next Broughton, Huish and Shawe, Burbage Sturmy, Burbage Darrell, Stichcombe, Wotton Rivers, Collingborne Sutton otherwise Collingborne Sunton, Knoll, Harding, Dounes Lanckford, Tydcombe and Oxenwood are worth per annum, clear, £55, but by what services they are held the jurors know not. The manor of Speckington and Bridgehampton, Lawrence Liddiard, Heygrave, Bridgewater and Sandford are worth per annum, clear, f 15, but by what services they are held the jurors know not. The tenement called Littlecot pasture and meadow ground and other the premises there and in the parish of Helmerton, the chapel of East Grafton, and the lands, tenements and tithes to the same pertaining, and other the premises in East and West Grafton are worth per annum, clear, 40s., but by what services they are held the jurors know not. The manor of Wolfall, the park called Suddon Park otherwise Wolfall Park, the tenements called Westcourts, Bowdon Fitzwarrens, Rudgelands, Ladyewell, Heele, Longmeade, Frithhaies and Earles Heath, are worth per annum, clear, 16s., but by what services they are held the jurors know not. The manors of Easton Bradstocke and Easton Warren are worth per annum, clear, fg, but by what services they are held the jurors know not. The park called Tottnam Park, the forest lands and tenements called Savernacke, the park called Savernacke Park, the manor of Barton otherwise Barton with Marlborough, the borough of Marlborough, the annual rent of 13s. 4d. issuing from a tenement in Fettleton, and the annual rent of 13s. 4d. issuing from a tenement in Rudge, and the fairs and markets of Amesburie and Castle Carve are worth per annum, clear, £45, but by what services they are held the jurors know not.

The said Earl died 6th April, 19 James I [1621], at Netley, co.

Southampton, and William now Earl of Hertford is his grandson and heir, viz. son and heir of Edward Seymour, esquire, commonly called Lord Beauchamp, deceased, son and heir of the said Earl, deceased, and was at the death of the said Earl aged 33 years 7 months and 5 days. And the said William, Frances wife of the said Edward Earl of Hertford, and Anne wife of Edward Seymour, son of Edward Lord Beauchamp, still survive at Easton, co. Wilts.

The said William now Earl of Hertford, the said Frances late Countess of Hertford and now Duchess of Richmond, Anne Lady Beauchamp, and Sir Francis Seymour knight, have taken the profits of the premises since the death of the said Earl.

Inq. p.m., 2 Charles I, pt. 1, No. 83.

William Jones, esquire.

Delivered into Court, 20th November, 2 Charles I (1626).

Inquisition taken at Westbury, 30th July, 22 James I [1624], before Thomas Rose, escheator, after the death of William Jones, esquire, by the oath of Anthony Selfe, Thomas Edwards, Ralph Selfe, Roger Coggeswell, John Wilkins, Thomas Marchant, John Kyneton, Robert Toker, Samuel Gibbs, Thomas Bigges, John Amylles, William Forde, and John George, who say that

William Jones was seised of the capital messuage and mansion house called Brooke House with appurtenances, co. Wilts, and of one dovecote, dairy house, slaughter house, and of divers other houses and buildings to the said house belonging, and of the garden, yard, area, and curtilage to the same belonging and near adjoining, and of one close called le Convger Close containing 12 acres, and of 2 several closes of meadow or pasture containing 40 acres called Lyons Field and Pytsam, and of that parcel of ground containing one and a half acres called Pownde Barton, and one close of meadow or pasture called le Knappes containing 12 acres, one close of meadow called Bottome Meade containing 5 acres, one close of meadow or pasture called Lodgewoode containing 41 acres, and one close of pasture or sommerleaze being parcel of Brooke Park containing 20 acres called East Laynes, and of one close of meadow or pasture called le Home Park Meade containing 35 acres, and of a close of meadow or pasture called Middecorner Leaze containing 32 acres, and of 2 closes of meadow or pasture called Millaynes or Shortlanes

containing 34 acres, and of one close of meadow called Marshmeade containing 18 acres, and of a woodland or coppice called Lyons Coppice or Lyons Wood Coppice containing 45 acres, and of all that waste lane and way, and half the water running from the mill in Brooke, late in the occupation of Anthony Wilkins, deceased, and now in the occupation of William Wilkins his son, to the bridge near the aforesaid mansion house in Brooke, and the wood, trees. and bushes growing upon the same; and of the watercourse running from the mill aforesaid to the aforesaid close parcel of Brooke Park; and of 7s. from the profits, vivaries, fisheries, waters and watercourses, in or upon the premises with their appurtenances, situate in Brooke aforesaid; and of the commons, common of pasture, free warren, watercourses, fishings, marshes, rents. reversions, and of 7s. from the easements, advantages, emoluments and hereditaments to the said premises belonging, purchased of Charles late Lord Mountjoy, and afterwards Earl of Devon, deceased.

Being so seised, a fine was levied in Easter term, 4 James I [1606], between Thomas Hughes, then esquire and now knight, and Robert Eyre, esquire, plaintiffs, and the said William Jones and Sefton Jones his son and heir apparent, deforciants, of the capital messuage and other the premises with appurtenances, by the name of 2 messuages, 2 tofts, one dovecot, 2 gardens, 40 acres of land, 150 acres of meadow, 150 acres of pasture, 50 acres of wood and common of pasture for all beasts, with appurtenances in Brook. Westbury, North Bradlye, Hawking, Heywoode, Southwick, Westashton, Steepleashton, Rode and Troubridge. And afterwards in the said 4th year, in Easter term, a common recovery was suffered of the premises under the same names, by John Smith, gentleman, and William Lavington, gentleman, plaintiffs, and the aforenamed Sir Thomas Hughes and Robert Eyre, defendants. Which same fine and recovery were had concerning the premises to the use of the said Sefton Jones and Mary Still, now wife of the said Sefton, and their heirs, with remainder to the use of the heirs of the said Sefton; ultimate remainder to the use of the said William Jones, his heirs and assigns for ever, as appears by a covenant in an indenture dated 12th February, 3 James I [1605], between William Jones and Sefton Jones of the one part, John Bishop of Bath and Wells (since deceased) of the second part, and the aforesaid Sir Thomas Hughes, Robert Eyre, John Smith and William Lavington, of the third part. By virtue of which fine and recovery the said Sefton Jones entered into the premises on 29th September, 4 James I [1606].

The said William Jones was also seised of a capital messuage or tenement with appurtenances in Keevil, co. Wilts, called Brent Place otherwise Barkesdales, and of certain barns, stables, buildings, orchards and gardens to the same belonging, and of divers closes of pasture and arable lands called Court Close, Garrett Close, Culverhouse Close otherwise Homeclose, Littleham and Barlye Close, and of 12 acres of arable land with appurtenances, being in the common fields of Keevel aforesaid, and of another messuage or tenement in Keevel called Hancockes, in the occupation of Robert Gore and his assigns, and of one close of meadow or pasture called Cotterells in Keevel aforesaid.

Being so seised, by a fine levied in Trinity term, 16 James I [1618], and afterwards in the octaves of Michaelmas term, 17 James I [1619], between Nicholas Carpenter and Edmund Hewes, plaintiffs, and the aforenamed William Jones and Sefton Jones, deforciants, of the messuages or tenements aforesaid in Keevel, amongst others, by the name of 3 messuages, 2 tofts, one dovecote, 3 gardens, 3 apple orchards, 40 acres of land, 20 acres of meadow. 40 acres of pasture and common of pasture for all beasts, with appurtenances in Keevel, Bullington and Seende, co. Wilts. Which fine was levied concerning the capital messuage called Brents Place otherwise Barkesdales, and of all the barns, stables, cowhouse, buildings, apple orchards and garden, and of the 5 said closes, and of the 12 acres of land in the common fields of Keevel with appurtenances (amongst others) to the use of the aforenamed William Jones for life, and afterwards to Isabella his wife for life, with remainder to Henry Jones, second son of the said William, and Abigail his wife, for life; remainder to the right heirs of the aforenamed William Jones. And concerning the messuage or tenement called Hancockes, and the close called Cotterells, with appurtenances, to the use of the said William Jones, his heirs and assigns for ever. By virtue of which fine and of a conveyance dated 21st January, 15 James I [1618], between the said William Jones and Sefton Jones of the one part, the said Henry Jones and Abigail his wife of the second part, and Nicholas Carpenter and Edmund Hewes of the third part, the said William Jones entered into the premises.

The said capital messuage and other the premises in Brooke are held of the King in chief by knight's service by the 20th part of a knight's fee, and are worth per annum, clear, £10; the messuage called Brentclose otherwise Barkesdales, with appurtenances, and the closes called Court Close, Culverhouse Close otherwise Homeclose, Littleham and Barlye Close, and the said

12 acres of arable land are worth nothing during the life of the said *Isabella*, but after her decease will be worth [per annum], clear, 2s.; the messuages called Hancockes and the closes called Cotterells are worth per annum, clear, 12d.; but by what service the messuage and other the premises in Keevel are held the jurors know not.

William Jones died at Keevil, 2nd April, 18 James I [1620]. Sefton Jones is his son and heir, and was, at the time of his father's death, 44 years of age and more. The said Isabella Jones, Henry Jones and Abigail his wife, still survive at Keevel.

The issues and profits of the premises in Brooke, the messuage called Hancockes, and the close called Cotterells in Keevel, were, since the death of the said *William*, taken by the said *Sefton Jones*; and of other the premises in Keevel, by the said *Isabella Jones*.

Inq. p.m., 2 Charles I, p. 1, No. 61.

Ghristopher Polden, gent.

Inquisition taken at Salisbury, 26th July, 2 Charles I [1626], before John Foyle, esquire, escheator, after the death of Christopher Polden, gentleman, by the oath of Edward (?) Fonstone, gentleman, Richard Toogood, George Acrigg, Richard Page, Matthew Poore, Robert Hillman, Cofferer Hewse, Richard Kinge, Arthur Attwaters, William Gills, Robert Swevinge, John Penney, John Coomes, and John Randall, who say that

Christopher Polden was seised of 30 acres of meadow with appurtenances called Sarth, in Westbury, co. Wilts. And also of one messuage, 2 virgates of land, one cottage, and 4 acres of land

with appurtenances in Imber, co. Wilts.

And being so seised, the said Christopher Polden, on 30th July, 21 James I [1623], in consideration of the marriage of Christopher Polden and Elizabeth Eyre, daughter and heir apparent of Christopher Eyre, gentleman, granted the premises aforesaid to Anthony Longe, gentleman, and his heirs, to the use of the said Christopher Polden for his life, and afterwards to the said Elizabeth for her jointure during her widowhood, with remainder to the first, second, and other sons of the said Christopher and Elizabeth; ultimate remainder to the right heirs of the said Christopher Polden.

Christopher Eyre was seised of one mansion house and one acre

of land abutting upon the said house in Codford St. Peter, co. Wilts, and of one garden, one stable, one apple orchard, 80 acres of land and 2 acres of meadow with appurtenances in Codforth St. Peter, and of 10 acres of meadow with appurtenances in Codford St. Mary.

And being so seised, on 30th July, 21 James I [1623], the said Christopher Eyre granted the above premises to the said Anthony Longe to hold to him and his heirs, to the use of the grantor's said daughter Elizabeth for life, with remainder to the aforesaid Christopher Polden for life; remainder to the use of the first, second, and other sons of the said Christopher and Elizabeth; ultimate remainder to the right heirs of the said Christopher Polden.

Christopher Polden married the said Elizabeth Eyre on the 1st August, 21 James I [1623].

Christopher Eyre died at Codford; after whose death, the said Christopher and Elizabeth had issue Thomas Polden.

The tenements in Westbury called Sarth are held of the King in chief by knight's service, but by what part of a knight's fee the jurors know not, and are worth per annum, clear, 20s.; the tenements in Imber are held of the King in chief by knight's service, but by what part of a knight's fee the jurors know not, and are worth per annum, clear, 20s.; the mansion house and one acre of land abutting thereon in Codford St. Peter are held of Sir Edward Hungerford, knight, as of his manor of Codford St. Peter in free socage, viz. by fealty only and the rent of one red rose, and are worth per annum, clear, 2s.; the said barn, stable, apple orchard, 80 acres of land and 2 acres of meadow in Codford St. Peter are held of Thomas Lambert, esquire, as of his manor of Sherington, co. Wilts, by fealty, suit of court, and the rent of 31s., and are worth per annum, clear, f3; the 10 acres of meadow in Codford St. Mary are held of Sir Giles Mompesson, knight, as of his manor of Codford St. Mary, in free socage, viz. by fealty only, and are worth per annum, clear, 10s.

Christopher Polden died 3rd April, 2 Charles I [1626], and the said Elizabeth and Thomas Polden survive at Codford St. Peter. The said Thomas Polden is his son and next heir, and was, at his father's death, aged 12 months and 2 days.

Inq. p.m., 2 Charles I, p. 1, No. 60.

Robert Rive, gentleman.

Inquisition taken at Marlborough, 29th August, 2 Charles I [1626], before John Foyle, esquire, escheator, after the death of Robert Rive, gentleman, by the oath of Robert Hitchcock, gentleman, William Earle, gentleman, John Miller, gentleman, Thomas Smyth, gentleman, William Westburne, gentleman, Simon Oateridge, Richard Shermore, Thomas Hitchcock, Silvester Cooke, Nicholas Hubberd, William Parratt, Nicholas Knappe, Thomas Whityeard, Edward Jones, and Thomas Trebrett, who say that

Robert Rive was seised of a capital messuage and farm and other lands and tenements to the same belonging called Hackleston Farm, with appurtenances in Hackleston alias Hackston, in co. Wilts. And of 2 other messuages and 2 virgates of land with

appurtenances there.

And being so seised, in consideration of a marriage between Thomas Clarke the younger, gent., son of Thomas Clarke, esq., and Ketelbye Rive, eldest daughter of the said Robert Rive, by indenture dated 2nd May, 9 James I [1611], the said Robert conveyed the premises aforesaid to the use of himself for life, and afterwards to the said Thomas Clark the younger and the said Ketelbye and their heirs; remainder to the right heirs of the said Ketelbye.

In or about July, 9 James I [1611], the said *Thomas Clarke* married the said *Ketelbye*, and afterwards had issue *James Clarke* and *Anne Clark*.

Ketelbye Clarke died in or about April, 17 James I [1619].

The premises aforesaid are held of the King in chief by the 20th part of a knight's fee, and are worth per annum, clear, 80s.

Robert Rive died on the 16th April last past [1626]. James Clarke, son of the aforenamed Ketelbye, and Elizabeth, another daughter of the said Robert Rive, now the wife of Daniel Morgan, are the next heirs of the said Robert Rive.

Thomas Clarke still survives. James Clarke was, at the death of the said Robert, aged 8 years, and the said Elizabeth, 30 years and more.

Inq. p.m., 2 Charles I, p. 1, No. 14.

Anthony Risbye, late of London, gentleman.

Inquisition taken at Marleborough, co. Wilts, 4th January, 2 Charles I [1627], before William Guydatt, escheator, after the death of Anthony Risbye, late of London, gentleman, by the oath of John Spencer, gentleman, John Sadler, gentleman, Thomas Smith, gentleman, Thomas Freeman, gentleman, Silvester Cooke, gentleman, William Cooper, gentleman, Thomas Taylor, gentleman, John Mortymer, William Sadler, gentleman, Alexander Dismer, gentleman, Hugh Chandler, gentleman, Henry Kemsford, Edward Apleford, gentleman, Roger Whithead, gentleman, Bartholomew Smith, gentleman, and William Parrett, who say that

Anthony Risbye was seised of the manor of Burtonhill, in the county aforesaid, and of one messuage, 6 cottages, and 30 acres of pasture with appurtenances in Burtonhill thereto belonging, and of 10 acres of meadow in Burtonhill called "Mill Meadowe."

Being so seised, by indenture of 4th July, 1 Charles I [1625], (enrolled in the Common Pleas), the said Anthony Risbye conveyed the premises to George Needler, Edward Warren alias Waller, Richard Waye, and Robert Erswell, gentleman, to have to them, their heirs and assigns, for ever. On the 7th of the same July they reconveyed the premises to the said Anthony Risbye, his heirs and assigns for the term of 90 (sic) years, at the annual rent of 20s.

The said Anthony Risbye was also seised of a messuage, with appurtenances commonly called "Le Windmill," in the parish of St. Saviour's, in the borough of Southwark, co. Surrey, and within

the liberty of the said borough.

The said Anthony Risbye on 17th October, 2 Charles I [1626], made his will, by which he directed his executors to sell "for the most and best price" his "manor house of Burtonhill," with the lands, etc., thereto belonging, leasehold and freehold, and with the money realised to buy lands in the co. of Northampton, or elsewhere, to the use of his brother, John Risbye, and of his daughters Alice Howe, Margery Moore, and Mary Clarke, and their heirs for ever, provided his said brother John should give them each £5 [a year?] during his life; afterwards they were to have the whole as joint tenants. The testator bequeathed his messuage in Southwark "to the mayntennaunce and bringinge upp" of John and Elizabeth Archer, his niece's children, till they should attain the age of 21 years; the said messuage then to be sold, and £50 to be paid to the last-mentioned John and £50 to the said Elizabeth.

The manor and premises in Burtonhill are held of the King in chief by knight's service, by the 100th part of a knight's fee, and are worth per annum, clear, 30s.; the messuage in Southwark was held of the Prior of the dissolved Monastery of St. Mary "Overyes" in free burgage, in common socage, by the annual rent of $10\frac{1}{2}d$, and is worth per annum, clear, 20s.

Anthony Risbye died on the 18th of October last past [1626] at

Burtonhill aforesaid.

Esay (sic) Risbye is his kinsman and next heir, viz. son and heir of Thomas Risbye deceased, son and heir of Richard Risbye deceased, brother of the aforesaid Anthony. The said Esay was, at the time of Anthony's death, of the age of 13 years 8 months and 15 days.

Inq. p.m., 2 Charles I, p. 2, No. 95.

Giles Cooker, esq.

Delivered into Court, 6th February, 2 Charles I (1627).

Inquisition taken at Westbury, 27th August, 22 James I [1624], before Thomas Rose, esquire, escheator, after the death of Giles Tooker, esquire, by the oath of Thomas Edwards, gentleman, Roger Coggeswell, gentleman, John Reinton, Nicholas Carpenter, gentleman, John Nashe, John Watkins, Edward Carpenter, John Greene, Thomas Merchant, Ralph Selfe, Nicholas Amilles (?),

Samuel Gibbes, and Thomas Bigges, who say that

George Tooker was seised of the manor of Maydenton otherwise Winterborne Maddington, co. Wilts, with appurtenances, and being so seised, by a fine levied in Hilary term, 29th Elizabeth [1587]—between Thomas Eyre, gentleman, and Robert Rogers, plaintiffs, and the aforesaid Giles Tooker, deforciant, of the manor or farm aforesaid, and of 7 messuages, 7 apple orchards, 40 acres of land, 20 acres of meadow, 500 (sic) acres of pasture, 30 acres of furze and heath, and 40s. rent in Maydenton aforesaid—the premises were limited to the use of the said Giles and Elizabeth his wife, and the heirs male of the same Giles; remainder to his right heirs. He was also seised of 2 messuages with appurtenances, 2 closes of pasture containing 3 virgates or rods of (virgas sive rodas) of land, one acre of meadow, and 2 virgates of land with appurtenances in Maddington aforesaid, in the tenure of Nicholas Merewether; and of one messuage with appurtenances in Maddington, and one close of pasture adjoining;

52 acres of arable land lying in the common fields of Maddington aforesaid, Netfeildes and Winterborne Shrewton, co. Wilts, in the tenure of Bartholomew Woodroffe; and also of one messuage and 4 virgates of land with appurtenances in Maddington, in the tenure of Robert Miles; and also of one messuage with appurtenances in Maddington, and 5 acres of land in Honnington, in the parish of Maddington, in the tenure of Joseph Mason; and also of one toft, one close of pasture, 25 acres of arable land, meadow and pasture with appurtenances in Honnington aforesaid, formerly the lands and tenements of John Thornborowe, gentleman; and also of one and a half virgates of land with appurtenances in Honnington, in the tenure of Gabriel Myles; and also of the moiety of 3 acres of land in Honnington and Burton in the parish of Maddington, formerly the lands and tenements of Sir Edmund Penruddocke. knight, deceased; and also of one close of pasture in Bourton, in the tenure of Henry Myles, and of one virgate of land with appurtenances in Bourton, formerly the lands and tenements of William Harrison. And also the manor or farm of Orcheston St. Mary otherwise Ordeston Marie otherwise Orston Marie, co. Wilts, and of 10s, rent, one windmill, 2 acres of land, in the tenure of the churchwardens of the church of Orcheston, one cottage and 3 acres of arable land with appurtenances in Orcheston, in the tenure of Richard Dowse; and of one messuage and the moiety of one virgate of land with appurtenances in Orcheston, in the tenure of Walter Coles. And also of and in the manor of Bulkington, in the parish of Kevill, co. Wilts, with appurtenances; and of 3 messuages and 5½ virgates of land with appurtenances in Chesenbury, in the parish of Netherhayon, co. Wilts, in the several tenures of William Trubshawe, Thomas Baylie and John Gage. And also of the manor of Tilshed, co. Wilts, with appurtenances, and of the moiety of the manor of Elston, co. Wilts, with appurtenances; and of 8 messuages with appurtenances, and the cemetery called St. Edmonds churchyarde, with a ditch there adjoining, in the city of Salisbury. And of 2 acres of meadow called "le Flagges," and 20 acres of meadow and pasture in Potterne, co. Wilts; and of 3 cottages and 3 acres of pasture with appurtenances in Potterne, in the tenures of Thomas Frauncis, Richard Pearce, and Edward Bustard.

And also the said Giles Tooker and Edward Tooker, his son and heir, were seised by the feoffment of Sir Walter Longe, knight, deceased, of a capital messuage, tenement, and farm with appurtenances called Longes Farme, and 2 cottages with appurtenances in Charleton, co. Wilts, and of one messuage and the moiety of

executor.

one virgate of land and one close of pasture called Norreys Hey with appurtenances, lying in Orcheston St. George, co. Wilts, in the tenure of John Sackle; and of one and a half virgates of land with appurtenances in Honnington in the tenure of William Fleminge and John Longe; and of 50s. rent with appurtenances in Shrewton aforesaid; and of the moiety of one acre of meadow in Hollowayes Marshe in the parish of Fordingbridge, co. Southampton.

The said Giles Tooker being so seised by his will dated 25th April, 1618, devised to his wife Elizabeth the manors or farms of Maydenton, Burton and Honnington, during her widowhood; if she re-marry to have the jointure of Maydenton only, and to have either the house at Maydenton or Salisbury for life, and f 200 per annum in lieu of jointure. He bequeathed to his eldest son 100 marks per annum, and to his youngest son 50 marks. His eldest son also to have to him and his heirs male, all his lands, with remainder to his brother except Charleton and Chesenbury, and the portion of tithes in Chesenbury which he gave to his son William and his heirs male; remainder to his brother Edward and his heirs male; ultimate remainders to his own right heirs. The rest of his lands not already entailed, he gave to the said Edward and his heirs male; remainder to the said William; ultimate remainder to his own right heirs. On the re-marriage or death of his wife, all his stock to be sold except the household stuff and plate at Maydenton, which was to remain to his heir when he shall come to that house. Having assured his land to his eldest son, as appears by the deeds of his wife's jointure, all devises concerning those lands were to be void. He appointed his son Edward his

The manor or farm of Maddington and the premises in the occupation of the aforesaid Nicholas Merewether, Bartholomew Woodroffe, Robert Myles and John Mason are held of the King in chief, but by what service the jurors know not, and are worth per annum, clear, £8 10s. The lands formerly, etc., of John Thorneborowe aforesaid, and the lands and tenements in the tenure of Gabriel Myles are worth per annum, clear, 6s. 8d., but by what service they are held the jurors know not. The lands, tenements and hereditaments, late of the aforesaid Sir Edward Penruddock, knight, and William Harrison, and of the aforesaid close of pasture in Burton, in the tenure of Henry Myles, are held of Edward Hungerford, esquire, as of his manor of Winterbornestoke, by fealty only, and are worth per annum, clear, 20s. The aforesaid lands, tenements and hereditaments in the tenure of the churchwardens aforesaid are held of the King as of his manor of East Greenwich in free socage

and not in chief, and are worth per annum, clear, 6d. The manor of Tilshed is held of the King in chief by the service of the 20th part of a knight's fee, and is worth per annum, clear, 100s. The aforesaid messuage in Salisbury is held of John Bishop of Salisbury, by the rent of 5s. in free and common socage; the other premises are held of the King as of his manor of Greenwich, by fealty, in free socage, and are worth per annum, clear, 13s. 4d. The lands in Potterne called le Flagges are held of the King as of his manor of East Greenwich, by fealty only, in free socage and not in chief, and are worth per annum, clear, 6d. The lands, tenements, and hereditaments in Charrelton, are held of Sherrington Talbot the elder, as of his manor of Charelton, by fealty, in free socage, and are worth per annum, clear, £5. The manor of Bulkington is held of the King as of his manor of East Greenwich, by fealty only, in free socage, and is worth per annum, clear, 20s. The manor of Orcheston and other the premises in Orcheston Marie are worth per annum, clear, fio. The moiety of the manor of Eston is worth per annum, clear, £5. The lands, tenements and hereditaments in Chesenbury and Netherhavon are worth per annum, clear, 50s. The lands and tenements in Potterne (the aforesaid lands called Flagges excepted) are worth per annum, clear, 13s. 4d. lands and tenements in Orcheston St. George and the aforesaid rent of 50s. in Shrewton are worth per annum, clear, 55s. lands and tenements in Fordingbridge are worth per annum, clear, 3d.; but by what service the aforesaid manor of Orcheston and other the premises in Orcheston Marie, the aforesaid lands and tenements (except before excepted) in Potterne, the moiety of the manor of Elston, the aforesaid lands, tenements and hereditaments in Chesenbury and Netherhavon, and the aforesaid lands, tenements and hereditaments in Orcheston St. George, Shrewton and Fordingbridge are held, the jurors know not.

Giles Tooker died on 25th November last past (1623), and Edward Tooker is the son and next heir of the aforesaid Giles and Elizabeth his wife, and was, at the time of his father's death, aged 26 years and more.

Inq. p.m., 2 Charles I, p. 1, No. 39.

Geoffrey Whitaker, gentleman.

Inquisition taken at Marlborough, 4th April, 2 Charles I [1626], before John Foyle, esquire, escheator, after the death of Geoffery Whitaker, gentleman, by the oath of Richard Smith, gentleman, John Spencer, gentleman, George Mortymer, gentleman, Bartholomew Smith, gentleman, Alexander Dismer, Henry Smith, John Noyse, Thomas Smith, John Waterman, Edward Dismore, Thomas Sloper, Thomas Eires, Thomas Freeman, Thomas Kinge, and John Lawrence, who say that

Geoffrey Whitaker the elder, grandfather of the abovesaid Geoffrey, was seised of a messuage and one virgate of land, with appurtenances in Tinhide and Edington, co. Wilts, and of 40 acres of meadow and pasture with appurtenances in Steeple Ashton, co. Wilts, and being so seised by his will dated 12th March, 42 Elizabeth [1600], devised the premises aforesaid to Nashe Whitaker, father of the aforesaid Geoffrey, and his heirs male, with remainder to Geoffrey Whitaker the younger, second son of the said Geoffrey the elder, and his heirs male; ultimate remainder to his own right heirs; and the said Geoffrey Whitaker the elder died on 6th April, 43 Elizabeth [1601].

Nash Whitaker died on the 23rd October, 8 James I [1610]. After whose death the aforesaid Geoffrey Whitaker the younger (on whom the Inquisition is taken) was seised of the premises

aforesaid, as son and heir of the said Nash Whitaker.

The said *Geoffrey Whitaker* the younger was also seised of the moiety of two closes of land, meadow and pasture, containing 20 acres, in Steeple Ashton and Edington, called Lossam Leaze.

The messuage and virgate of land in Tinhide and Edington are held of William Marquis of Winchester, as of his manor of Tinhide Romsey, in free socage, viz. by fealty, suit of court, and the rent of 9s. per annum, and are worth per annum, clear, 20s.; the aforesaid 40 acres in Steeple Ashton are held of the King as of his manor of Steeple Ashton in free socage, viz. by fealty, suit of court, and the yearly rent of 12s. 9d., and are worth, clear, 40s.; and the moiety of the two closes called Lossam Leaze are held of the King in chief by knight's service, but by what part of a fee the jurors know not.

Geoffrey Whitaker the younger died on the 17th of December

[1625], and Geoffrey Whitaker, gent., is his kinsman and heir, viz. brother and heir of Nash Whitaker, father of the aforesaid Geoffrey the younger, and is of the age of 40 years and more.

Inq. p.m., 2 Charles I, p. 1, No. 30.

Giles Webbe, gentleman.

Inquisition taken at Marlborough, 29th August, 2 Charles I [1626], before John Foyle, esquire, escheator, after the death of Giles Webbe, gentleman, by the oath of Robert Hitchcoke, gentleman, William Erle, gentleman, John Milles, gentleman, Thomas Smythe, gentleman, William Westborne, gentleman, Simon Oatridge, Richard Shermore, Thomas Hytchock, Sylvester Cooke, Nicholas Hibbard, William Parrett, Nicholas Knapp, Thomas Whiteheade, Edward Jones, and Thomas Trebredd, who say that

William Webbe, gent., deceased, father of the aforesaid Giles, was on — February, 7 James I [1610], seised of the manor and capital messuage of Liddiard Millicent, with appurtenances, co. Wilts, and being so seised by his will dated 8th February, 7 James I [1610], devised the lands and premises aforesaid, in Liddiard Millicent, Shawe, and Bradon, co. Wilts, to Giles Webbe, his son, and his heirs male, with remainder to Ambrose Webbe, another son of the said William, and to his heirs male; remainder to William Webbe, son of John Webbe, deceased, another of the testator's sons, and his heirs male; remainder to Robert Webbe, another of testator's sons, and his heirs male; remainder to Benedict Webbe, another of testator's sons, and his heirs male; ultimate remainder to his own right heirs.

William Webbe died at Liddiard Millicent, 14th February, 7 James I [1610].

The manor and messuage aforesaid are held of Sir *Richard Grobham*, knt., as of his Hundred of Highworth, co, Wilts, in free socage, by suit of court there, to be made by the payment of 15s. per annum in the court aforesaid, and are worth per annum, clear, £5.

Giles Webb died 10th December, 22 James I [1624]. Christopher Webbe is his son and next heir, and at his father's death was aged 18 years and more.

Inq. p.m., 2 Charles I, p. 1, No. 37.

Henry Buckerville, lunatic.

Inquisition taken at Marlborough, co. Wilts, 22nd May, 3 Charles I [1627], before William Guydatt, esq., escheator, by the oath of Thomas Buckeridge, gent., Thomas Smith, gent., Noah Webb, gent., Silvester Cooke, Bartholomew Smith, Mark Fowler, John Mortymer, Richard Layland, Hugh Chandler, Thomas Smith, Nicholas Browne, Henry Pettis, William Lewes, Robert Kinsman, Thomas Taylor, and Christopher Cleter, who say that

Henry Buckerville is a lunatic and incapable of managing his own lands, etc., and has been so from the 27th September, 18 James I [1620]. At the time of taking this Inquisition he was seised of one messuage and 5 virgates of land with appurtenances in Compton, within the parish of Enford, co. Wilts, held of the King in chief by knight's service, and worth per annum, clear, £ 15.

The said Henry the lunatic has and will have, till Michaelmas, 1630, an estate in one messuage and 100 acres of land in Litlecott, in the said parish of Enford, which same estate is valued by the jurors at f 50. He has also goods and utensils valued as follows, viz.: at Littlecote, 4 waynscot bedsteads, 20s.; 4 bows, 6s. 8d.; one trunke, 18d.; one cupboard, 2s.; 2 fetherbeds, 3os.; 2 flockbeds, 5s.; one rugge, 6s. 8d.; 2 coloured coverlets and a white coverlet, 10s.; 6 blanketts, 10s.; 8 sheetes, 16s.; 2 tableclothes, 3s. 4d.; 12 napkins, 5s.; 4 pillow ties, 3s. 4d.; 9 yards of white cloth, 12s.; 12 pots, 10s.; . . . , 6s.; — pieces of pewter, 18s.; 8 casks, 10s.; 5 redd and greene curtaynes, 6s. 8d.; 3 feather bolsters, 10s.; one flock bolster, 6d.; one little flock bed, 3s.; one brewing kiver, 2s.; one dowe kiver, 2s.; 3 cowles, 4s.; one vate, 3s.; one kyve, 2s. 6d.; one powdering tub, 2od.; 2 treene platters, 4d.; one fryeinge pann, 6d.; 2 tables, 8s.; 2 chairs, 12d.; one forme, 6d.; 2 stooles, 8d.; one tray, 4d.; one bread grate, 2d.; 229 sheep and 72 lambs, f_{90} ; 2 cows, f_{5} ; and 3 quarters of barley, 40s. He has also at Compton aforesaid 140 sheep, value £ 50.

He owes to Sir Richard Grobham, knight, £15 for one half-year's rent of the premises in Littlecot, to Sarah Lady Hastings 30s., to Richard White, of Hamsted Marshall, co. Berks, £4, and to James

Chesterman, of the city of Oxford, 10s.

The said *Henry Buckerfield* has issue three children, *Henry*, *Bartholomew* and *Susan*. The last named *Henry* is his son and heir apparent, and is aged 7 years and more.

Inq. p.m., 3 Charles I, p. 3, No. 60.

Thomas Andrewes, gentleman.

Inquisition taken at Marleborough, co. Wilts, 4th September, 3 Charles I [1627], before William Guydott, esquire, escheator, after the death of Thomas Andrews, gentleman, by the oath of Thomas Smith, gentleman, Francis Noyle, gentleman, Thomas Cullerne, John Savage, Silvester Cooke, William Cooper, Alexander Dismer, Robert Kindsman, Thomas Hitchcock, Thomas Freeman, John Waterman, Thomas Pearce and Thomas Tayler, who say that

Thomas Andrews was seised of one parcel of land lying in the fields of Collingbourne Kingston, co. Wilts, containing 80 acres, called "Olands," and of another parcel of land in Collingbourne Brunton, adjoining "Dodicrofte" on the south, and abutting upon "Collingbourne Kingston's Cowe Doune," containing 16 acres, with all easements and profits to the same pertaining, which premises were purchased by the said Thomas Andrewes of John Dorrington, gentleman, lately deceased.

Thomas Andrewes was also seised of the reversion of one messuage, one orchard, one garden and one curtilage—after the deaths of John Thurstin and John Pyle—lying in Collingbourne Kingston, now or late in the tenure of Robert Nye. And of one other messuage and an orchard, garden and coppice, containing 3 acres, called "Crooks coppice," to the same messuage belonging, in Collingbourne Kingston, now or late in the tenure of Geoffrey Pyke, lately purchased of Thomas Carey and Margery his wife. And of one messuage, orchard, garden, and one small close of pasture containing 40 rods . . . and of one acre lying in the field of Collingbourne Kingston and of another acre of land lying in the field of Collingbourne Sunton to the same messuage belonging, now or late in the tenure of Joan Andrewes, late the wife of the said Thomas Andrewes, and of Marmaduke Earle, and lately purchased of Edward Dorrell, deceased, servant to the late Queen Elizabeth.

Being so seised, the said *Thomas Andrewes* made his will on 18th March, 2 Charles I [1627], by which he left to his aforesaid wife *Joan* all the said premises for life, and after her death to *Elizabeth Blacke*, widow, her daughter, to hold till the said *Elizabeth* should enjoy the house or houses she had lately purchased in Collingbourne Brunton, and after her death to *Thomas Andrewes*, his eldest son, and his heirs for ever.

The 2 parcels of land containing 96 acres in Collingbourne Kingston and Collingbourne Brunton are held of the King in chief by knight's service, but by what part of a fee the jury are ignorant, and are worth per annum, clear, 10s.; the 2 messuages and other the premises purchased of Robert Nye and Geoffrey Pyke are held of William Earl of Hertford as of his manor of Collingbourne Kingston by the yearly rent of $13\frac{1}{2}d$. and are worth per annum, clear, during the lives of the aforesaid John Thurstin and John Pile, nothing, and afterwards 6s. 8d.; the said messuage and other the premises in Collingbourne Kingston and Collingbourne Sunton, now in the tenure of the said Joan Andrewes, widow of the said Thomas Andrewes, the father, and of Marmaduke Earle are held of the said William Earl of Hertford as of his said manor of Collingbourne Kingston, by the yearly rent of 1d., and are worth per annum, clear, 5s.

Thomas Andrewes, the father, died on 16th April last past (1627); Thomas Andrewes is his son and next heir, aged 40 years and more.

Inq. p.m., 3 Charles I, p. 3, No. 81.

Anthony Clase.

Inquisition taken at Marlborough, 4th September, 3 Charles I [1627], before William Guydott, esq., escheator, after the death of Anthony Clase, by the oath of Thomas Smythe, Francis Noyse, Thomas Cullerne, John Savadge, Silvester Cooke, William Cooper, Alexander Dismer, Robert Kindsman, Thomas Hitchcockes, Thomas Freeman, John Waterman, Thomas Pearce and Thomas

Taylor, who say that

Anthony Clase was seised in his demesne as of fee of one messuage or tenement in Burtonhill, within the parish of Malmesbury, late in the tenure of Nicholas Hanckes, and of one close of meadow to the same adjoining containing 2 acres, and of 4 acres of pasture called "Burton Marshe," one close of pasture called "Winsdew" containing 4 acres, of the cutting of 3 acres of meadow in "Lottmeade," of 5½ acres of arable land in "Shelfe feilde," of 10 acres of land in "Burton feilde," to the same messuage belonging: and of one cottage in Burton Hill aforesaid, late in the tenure of Richard Williams, and of one close of meadow called "Wellclose" containing one acre, one close called "Mydleclose" containing one and a half acres, and one close called "Bennedcroft" containing 2 acres to the same cottage pertaining; and of one messuage or tenement called "Fishers" in Burton Hill; and of one close of meadow called "Homeclose" containing 21 acres, one close of pasture called "Burton Marshe" containing 2 acres, 8 acres of

land in "Kemborough fielde" in the parish of Westport, co. Wilts, and 6 acres of land in the field called "le Furlonge," in Westport.

Being so seised, the said Anthony by indenture of 11th August, 21 James I [1623], leased the aforesaid tenement, late in the occupation of Nicholas Hankes, with all the premises pertaining thereto, to Nicholas Combe for the term of 80 years, if the said Nicholas should live so long. Afterwards on the 10th September, 21 James I [1623], he leased all and singular the premises to Richard Clarke and others for the term of 80 years, if Agnes, wife of the said Anthony Clase, should live so long, for jointure for the said Agnes.

Anthony Clase made his will on 14th October, 1626, by which he left all the aforesaid premises to Christopher and Edward Meade, sons of Thomas Meade, and their heirs.

All the aforesaid premises are held of the King in chief by knight's service, but by what part of a knight's fee the jurors are ignorant; they are worth per annum, clear, 10s.

The said Anthony Clase died on 31st October, 1626. Richard Clase is his brother and next heir, and was, at the time of his brother's death, aged 30 years and more.

Nicholas Combe and Agnes, widow of the said Anthony Clase, survive.

Inq. p.m., 3 Charles I, p. 3, No. 8.

Thomas Cowper.

Inquisition taken at Marleborough, co. Wilts, 4th January, 2 Charles I [1627], before William Guydott, esq., escheator, after the death of Thomas Cowper, by the oath of John Spencer, gentleman, John Sadler, gentleman, Thomas Smith, gentleman, Thomas Freeman, gentleman, Silvester Cooke, gentleman, William Cooper, gentleman, Thomas Taylor, gentleman, John Mortymer, gentleman, William Sadler, gentleman, Alexander Dismer, gentleman, Hugh Chandler, gentleman, Henry Kemsford, gentleman, Edward Apleford, gentleman, Roger Whithead, gentleman, Bartholomew Smith, gentleman, and William Parrett, who say that

Thomas Cowper was seised in his demesne as of fee of one messuage, 100 acres of land and 2 acres of pasture with appurtenances, in Ablington and Fitzhalden, co. Wilts, now or late in the tenure of Edmund Cowper; and on 20th March, 11 James I [1614], by his deed enfeoffed therewith the aforesaid Edmund, his son and

heir apparent, and his heirs, to the following uses, viz.: 20 acres of arable land lying in "le Furlonge" called "Broadway," and one close of pasture containing one and a half acres called "le Wynnowinge close," and the meadow called "Ploughmeade," parcel of the premises aforesaid, with common of pasture for 100 sheep upon "les Dounes," fields and precincts of Ablington, to the use of the said Thomas for life, then to the use of the said Edmund, his heirs and assigns for ever; so much of the residue of the premises, limited to the particular use of the said Thomas for life, which shall amount to the true value of the moiety of the premises, to the use of the said Edmund, his heirs and assigns for ever; the residue of the premises not before limited to any particular use, to the use of the said Edmund and his assigns for life, then to the use of the said Thomas for life, then to the use of the said Edmund, his heirs and assigns for ever.

The premises are held of the King in chief by the service of one

knight's fee, and are worth per annum, clear, 40s.

The said *Thomas* died at Ablington on 18th October, 2 Charles I [1626]. *Edmund Cowper* is his son and next heir, aged 40 years and more.

Inq. p.m., 3 Charles I, p. 3, No. 47.

John Danvers, esquire.

Inquisition taken at Salisbury, co. Wilts, 26th July, 2 Charles I [1626], before John Foyle, esquire, escheator, after the death of John Danvers, esquire, by the oath of Edmund Foustone, gentleman, Richard Toogood, George Acrigg, Richard Paige, Matthew Poore, Robert Hilman, Coferer Hewse, Richard Kinge, Arthur Atwaters, William Gillo, Robert Swevinge, John Penny, John Coomes, and John Randoll, who say that

John Danvers was seised in his demesne as of fee of the moiety of the manors of Baynton and West Cowlton, co. Wilts, and of the moiety of 6 messuages, 300 acres of land, 20 acres of meadow, 60 acres of pasture, and 20 acres of wood, with appurtenances in Baynton, Edington, Tynhead, Cowlston, and Stoke, with common of pasture in Edington for all cattle.

The premises are held of the King in chief by knight's service, viz. by the 40th part of a knight's fee, and are worth per annum,

clear, £ 6 6s. 3d.

The said *John* died seised of the premises at Baynton aforesaid, on the 8th March last past [1626]. *Charles Danvers*, esq., is his brother and next heir, aged 45 years and more.

Inq. p.m., 3 Charles I, pt. 3, No. 36.

Charles Danvers, esquire.

Inquisition taken at Marleborough, co. Wilts, 28th March, 3 Charles I [1627], before William Guydott, esquire, escheator, after the death of Charles Danvers, esquire, by the oath of John Sadler, gentleman, John Spencer, gentleman, Silvester Cooke, gentleman, William Lewis, Thomas Hide, Bartholomew Smith, Thomas Freeman, Hugh Chanler, Alexander Dismer, Thomas Collens, Mark Fowler, Robert Smith, Thomas Hitchcockes, Nicholas Hebert, and Thomas Cullereen (?), who say that

Charles Danvers was seised of and in one moiety of the manor of Baynton and Cowlston otherwise West Cowlston, co. Wilts, and of the moiety of 6 messuages, 300 acres of land, 20 acres of meadow, 60 acres of pasture, and 20 acres of wood in Baynton, Edington, Tynhead, Cowlston, and Stoke in the said county, and of common of pasture for all cattle in Edington aforesaid. And the said Charles Danvers and Mary his wife were seised, he in his demesne as of feetail, and she in her demesne as of free tenement for term of her life, remainder to her said husband and the heirs of his body, remainder to Francis Jones and the heirs of his body, remainder to the right heirs of Joan Jones, widow, deceased, mother of the aforesaid Charles Danvers, for ever-of and in the other moiety of the aforesaid manors, and 6 messuages with appurtenances and of certain entire closes (integris clausis) of meadow and pasture in the parish of Steeple Ashton, co. Wilts, containing 34 acres, called "West Adnell" and "Stert Meadowes," now and time out of mind parcel of the aforesaid manors of Baynton and Cowlston.

Charles Danvers was, in his lifetime, son and heir of the said Joan Jones, widow. The said Charles and the said Mary his wife were seised—he in his demesne as of fee, and she in her demesne as of free tenement for term of their lives—of 30 acres of pasture called "Broadcroft," in the parish of Steeple Ashton, also parcel of the manors aforesaid.

Charles Danvers was also seised of 24 acres of land, 7 acres of meadow, 10 acres of pasture, and 2 acres of wood called "Stoke

and Lessam Landes," lying in the vills and parishes of Steeple Ashton and Stoke, formerly in the occupation of Roger Crooke and Richard Perrett, and common of pasture for all cattle in Stoke, which now are and time out of mind have been parcel of the manors of Baynton and Cowlston aforesaid. Charles Danvers was also seised of 4 messuages, 2 cottages, one toft, one barn, 6 gardens, 6 orchards, 60 acres of land, 12 acres of meadow, 60 acres of pasture, 8 acres of wood, and 20 acres of furze and heath, and common of pasture with appurtenances in Baynton, Cowlston, West Cowlston and Edington, in the respective tenures of Edward Blake, Christopher Wilkins, Richard Stuckell, and William Stowt. And of 16 acres of meadow called "Spenders Broadcroft" in Baynton aforesaid, now or late in the occupation of Sir John Lambe, knight.

Charles Danvers purchased to himself and Mary his wife the said moiety of the said manors of Baynton and Cowlston, and the said closes called "West Adnell" and "Stert Meadowes," and the pasture called "Broadcroft" as jointure for the said Mary, and in recompense of her dower; the same Mary survives and

is at Baynton.

Charles Danvers made his will on the 14th October, 1626, by which he gave "one full third part" of all his "lands of inheritance" to his eldest son, Henry Danvers. The will continues:-"And as for the wardship of his body and land, which of right, after my decease, falleth to the Kinges Majestie, I do hereby, humblie desire the Right Honourable the Earl of Danby to become a suitor to his Majestie for the same, at the cost and charges of my executors, earnestly beseeching his Lordship that, as he hath conferred many honourable favours on me in my life, so he will be pleased to be carefull of my sonnes vertuous education after my death; And that his Lordship will further vouchsafe to give and bestowe eight hundred pounds of my said sonnes marriage portion (if he can obtain so much for his portion) unto and amongst eight of my daughters, yet unmarried, to be equally divided amongst them."

The other 2 parts of the said lands (except those in Lessam and Stoke) he devised to his wife during her widowhood, and towards the education of 7 of his younger children, viz. Edward, Charles, John, Silvester, Elinor, Lucy, and Grace Danvers. On the death or marriage of his widow, he devised such of his lands "not already made in joynture" to his wife, with the exception aforesaid to his son Henry Danvers, to hold to him and his heirs as so long as he continued to pay the aforesaid Edward and Charles Danvers £ 15

a year each, and to the said John, Silvester, Elinor, Lucy, and Grace f 10 a year each, which payments were to begin on each child attaining the age of 21 years; in the meantime they were to have their maintenance only by the said lands. If the aforesaid Henry should not perform the covenant of the will in this respect, then the brothers and sisters of the said Henry were to enjoy for their lives so much of the land aforesaid as should be worth f 15 a year or f 10 a year, according to the bequests just mentioned; the inheritance of those lands to remain to the said Henry and his heirs. The lands in Lessam and Stoke the testator devised to his daughters Elizabeth and Mary Danvers, their heirs and assigns, unless their brother Henry shall—on their respectively attaining the age of 21 years—pay to each of them f 200, in which case the last mentioned lands are given to the said Henry and his heirs for ever.

The manors of Baynton and Cowlton and the 6 messuages, 300 acres of land, 20 acres of meadow, 60 acres of pasture and 20 acres of wood in Baynton, Edington, Tynhead, Cowlston, and Stoke, and the said closes of meadow and pasture called "West Adnell" and "Stert Meadowes" and other the premises parcel of the manors of Baynton and Cowlton, are held of the King in chief by knight's service, by the 40th part of a knight's fee. One moiety of the manors of Baynton and Cowlton and of other the premises last mentioned, except the said closes called "West Adnell" and "Stert Meadowes" and the pasture called "Broadcroft," are worth per annum, clear, f_5 . The said closes and pasture, above excepted, and the other moieties of the manors aforesaid and of other the premises are worth, per annum, clear, f_7 . 4 messuages, 2 cottages, one toft, one barn, 6 gardens, 6 orchards, 60 acres of land, 12 acres of meadow, 8 acres of wood, and 20 acres of furze and heath in Baynton, Cowlston, West Cowlston, and Edington are held in free and common socage of Thomas Lambert and Robert Drew, esquires, as of their manor or farm in Cowlston called "Fostrill Ferme" by fealty and the annual render of 11 ounces of pepper, and not in chief or by knight's service; and are worth per annum, clear, 40s.

Of whom the aforesaid pasture called "Spenders Broadcroft" in Baynton, in the parish of Edington, is held or by what service, the jury are ignorant; it is worth, per annum, clear, 4s.

Charles Danvers died at Baynton on 21st October, 2 Charles I [1626]; Henry Danvers is his son and next heir, and was then aged 18 years 5 months and 9 days.

Mary Danvers, widow of the said Charles Danvers, survives at Baynton aforesaid.

Inq. p.m., 3 Charles I, pt. 3, No. 36.

Richard King.

Inquisition taken at Marleborough, co. Wilts, 4th September, 3 Charles I [1627], before William Guydott, esq., escheator, after the death of Richard King, deceased, by the oath of Thomas Smith, gent., Francis Noyse, gent., Thomas Cullerne, John Savadge, Silvester Cooke, William Cooper, Alexander Dismer, Robert Kingsman, Thomas Hitchcocke, Thomas Freeman, John Waterman, Thomas Pearce and Thomas Taylor, who say that

Richard King, on 1st August, 2 Charles I [1626], was seised on his desmesne as of fee simple of one messuage, 83 acres of land, meadow and pasture and common of pasture for 160 sheep, with appurtenances, in Brunton and Collingbourne Kingston, co. Wilts, which at the time of the said Richard's death were in his tenure.

The premises are held of the King in chief by knight's service, by what part of a fee the jury are ignorant, and are worth, per

annum, clear, 20s.

Richard King died at Collingbourne Kingston on 26th September, 2 Charles I [1626]; Richard King is his son and next heir, and was, at his father's death, aged 29 years and more.

Joan King, widow of the aforesaid Richard, the father, who is entitled to dower of the premises, survives and lives at Collingbourne.

Inq. p.m., 3 Charles I, pt. 3, No. 2.

Chomas Lamborne.

Inquisition taken at Marleborough, co. Wilts, on 4th September, 3 Charles I [1627], before William Guydott, esq., escheator, after the death of Thomas Lamborne, of Badbury, co. Wilts, by the oath of Thomas Smith, Francis Noyse, Thomas Cullerne, John Savage, Silvester Cooke, William Cooper, Alexander Dismer, Robert Kinsman, Thomas Hitchcocke, Thomas Freeman, John Waterman, Thomas Pearse and Thomas Taylor, who say that

Thomas Lamborne was seised in his demesne as of fee of one messuage or tenement, with appurtenances, in Badbury within the parish of Chisselton, co. Wilts, and of 9 acres of pasture, 11 acres of meadow and 20 acres of arable land in Badbury and Chisselton aforesaid, to the same pertaining, and of an annual rent of 2s. in Badbury, and of the annual tithes of the land and tenement aforesaid.

The premises are held of the King in chief by knight's service, but by what part of a knight's fee the jurors are ignorant, and are worth per annum, clear, 20s.

Thomas Lamborne died on 23rd June, 1627; William Lamborne is

his brother and next heir, aged 50 years and more.

Inq. p.m., 3 Charles I, pt. 3, No. 25.

Sir Gilbert Prynne, knt.

Inquisition taken at Marleborough, co. Wilts, 9th January, 3 Charles I [1628], before Michael Tydcombe, esq., escheator, after the death of Sir Gilbert Prynne, knt., by the oath of John Sadler, gent., William Sadler, gent., Thomas Sloper, sen., John Savadge, Thomas Sloper, jun., Robert Kingsman, Bartholomew Smyth, Philip Godwin, Edward Dismer, Silvester Cooke, William Cooper, Henry Pitthowse and John Waterman, who say that

Sir Gilbert Prynne was seised in his demesne as of fee of the manors of Alingeton, otherwise Alington, otherwise Allynton, and Brome otherwise Broome, with appurtenances in co. Wilts; and of 12 messuages, one cottage, one toft, 12 gardens, 500 acres of land, 200 acres of meadow, 1,000 acres of pasture, 20 acres of wood, 200 acres of furze and heath, 100 acres of marsh, and 4s. rent, with appurtenances in Alington aforesaid, Chippingham, Shildon, Bitteston otherwise Biddeston, Langley Buryell otherwise Langley Burell, Keilwaies, Brome otherwise Broome and Swindon, in the county aforesaid.

He being so seised, on the morrow of the Purification B.V.M., 10 James I [1613], a fine was levied of the premises between Edward Earl of Hertford, plaintiff, and the aforesaid Gilbert and Mary his wife, deforciants, by which the said Gilbert and Mary acknowledged the lands in question to be the right of the said Earl as of their gift. This fine was levied to the use of the said Gilbert for life, remainder to the use of his eldest son by the aforesaid Mary, and the heirs male of such son, and in default to the use of their second, third, and fourth sons successively, and the heirs male of such sons respectively, and in default, to the use of Sir Francis Seymour, knt., and Frances Prynne, one of the daughters of the said Sir Gilbert and the heirs of their bodies: if the aforesaid Sir Francis Seymour should die during the life of the said Frances Prynne, then to the use of the said Frances Prynne and the heirs of her body by the said Sir Francis Seymour; if the aforesaid

Frances Prynne should die during the life of the said Sir Francis Seymour, then to the use of the heirs of the bodies of the aforesaid Sir Francis and Frances, and the heirs of the body of the survivor of them. For default of such heir, to the use of Seymour Prynn, second daughter of the aforesaid Sir Gilbert and Mary, and the heir of the body of the aforesaid Seymour Prynn. For default of such heir, to the use of Thomas Prynne, of Swansweek, co. Somerset, and the heirs male of the body of the same Thomas by Mary his wife, and for default of such heir, to the use of the said Thomas Prynne and the heirs male of his body. And for default of such heir to the use of Nicholas Prynn, brother of the said Thomas, and the heirs male of the body of the said Nicholas. And for default of such heir, to the use of the right heirs of the aforesaid Sir Gilbert Prynne for ever. Which same uses of the premises were specified in an indenture of 1st January, 10 James I [1613], between the aforesaid Sir Gilbert Prynne and Mary his wife of the one part, and Sir Edward Seymour, knight, Baron Beauchamp and Earl of Hertford and the aforesaid Francis Seymour, nephew (nepotem) of the said Earl, of the other part; made in consideration of a marriage which was celebrated between the aforesaid Francis Seymour and the aforesaid Frances Prynne on the 23rd February, 10 James I [1623].

The premises are held of the King in chief by knight's service, but by what part of a fee the jurors are ignorant, and are worth

per annum, clear, f 10.

Sir Francis Seymour and Frances Prynne had issue, Charles Seymour their eldest son. The said Frances died at Allington on 6th September, 2 Charles I (1626); Sir Francis and the said Charles survive at Allington. Sir Gilbert Prynne died at Marleborough on 20th June, 3 Charles I [1627].

The said Charles Seymour, son and heir of Frances, who was the wife of the said Sir Francis Seymour, one of the daughters of the aforesaid Sir Gilbert, and Seymor Prynn now the wife of Sir George Hastings, knight, another of the daughters of the said Sir Gilbert,

are his next heirs.

The said *Charles Seymour* is aged 6 years 11 months and 4 days, and the said *Semour* 28 years and more.

Mary Prynn, widow of the said Sir Gilbert, survives at Allington aforesaid.

Inq. p.m., 3 Charles I, pt. 3, No. 59.

Walter Parker, gentleman.

Inquisition taken at Marleborough, co. Wilts, on 4th Sept., 3 Charles I [1627], before William Guydott, esq., escheator, after the death of Walter Parker, gent., by the oath of Thomas Smythe, Francis Noyse, Thomas Cullerne, John Savadge, Silvester Cooke, Thomas Hytchcock, Thomas Freeman, John Waterman, Thomas Pearce and Thomas Taylor, gent., who say that

Long before the death of the said Walter Parker, Mary Parker, late the wife of Virgil Parker, father of the said Walter, and now the wife of Robert Power, gentleman, was and yet is seised for term of life, for her jointure, of the moiety of the manor of Lushill otherwise Lushull otherwise Lushall, co. Wilts, by (illegible) of the said Virgil Parker, of 5th June, 20 (?) Elizabeth [1578?]. The said Mary survives at Lushull.

The said Walter Parker was seised of the reversion of the afore-said moiety after the death of the said Mary his mother, and also of the other moiety of the said manor with appurtenances in Lushill, Castle Eaton, and Hannington, co. Wilts, and of divers lands, tenements, closes, pastures, woods and the soil and ground of the same, rents, royalties, waters, fisheries, and hereditaments in Lushill, Castle Eaton, and Hannington, to the said manor belonging.

The said Walter by indenture of 7th November, 11 James I [1613], between the said Walter of the one part and Thomas Baskerville, esq., and John Duckett, esq., of the other part, and by a fine levied at Martinmas 11 James I [1613], to which the said Thomas and John were plaintiffs, and the said Walter was deforciant, for and in consideration of a marriage between the said Walter and Margaret Long, widow, sister of the said John Duckett, at that time solemnized, and for jointure for the said Margaret, he the said Walter assured the said manor of Lushill, with appurtenances, to the said Thomas and John and their heirs, to the uses following, viz.: As to the moiety of the mansion house of the said manor, parcel of the premises, and of the great tiled barn and stable called "Hackney Stable," and a great close called "Marshe" next "Thamess" and 2 "les hammes" on the . . . side of "Thameses" aforesaid, and the upper moiety of one side of the meadow called "North meade," lying next the close called "Froggpitt Laynes," and one field (campum) of arable land containing 32 acres adjoining the pasture next the mansion house, and the upper moiety of the pasture called "Coweleaze" lying above the said mansion house adjoining the pasture in the occupation of Edmund Martlewright, otherwise Morse, parcel of the manor aforesaid, to the use of the said Walter Parker for life, and then to the use of Margaret his wife for her life, and then to the use of the heirs of the said Walter begotten on the said Margaret and, for default, to the use of the right heirs of the said Walter. And as to the residue of the premises to the use of the said Walter, his heirs and assigns for ever.

The jury further say that the said Walter Parker on the 25th June, 19 James I [1621], acknowledged himself to owe to Nathaniel Coxwell, then of Ablington (?), co. Gloucester, esq., f 2,000 payable on the following feast of St. James, which sum still remains unpaid, and the Sheriff, Francis Seymour, was directed to seize the lands of the said Walter for the debt in question. An inquisition was accordingly taken at Marleborough on the 30th October, — Charles I, by which it was found that the aforesaid Walter was seised of lands (as before set out) in co. Wilts to the annual value of f 50, which same lands were by the said sheriff extended and seised into the King's hands, and they were on the 13th November, 2 Charles I [1626], delivered to the said Nathaniel Coxwell to hold to him and his assigns until the debt should be fully satisfied; by virtue of which the said Nathaniel entered, etc.

The manor of Lushill and other the premises aforesaid are held of the King as of his honour of (illegible) in the Duchy of Lancaster by knight's service, and are worth per annum, clear, nothing during the lives of the aforesaid *Mary* and *Margaret* and the continuance of the extent aforesaid, but after their deaths and the termination of the said extent £12.

Walter Parker being seised of the premises in an estate tail, died at Lushill on 18th May last [1627], and Margaret his widow survives at Lushill.

Virgil Parker is son and next heir of the aforesaid Waller, and was, at his father's death, aged 12 years 1 month and 15 days.

Ing. p.m., 3 Charles I, pt. 3, No. 85.

Sir Anthony Hungerford, knight.

Inquisition taken at Marlborough, 9th January, 3 Charles I [1628], before Michael Tydcombe, escheator, after the death of Anthony Hungerford, knight, by the oath of John Sadler, gent., William Sadler, gent., Thomas Sloper, of Eston, gent., John Savadge, Thomas Sloper, of Bourton, gent., Robert Kingsman, Bartholomew Smyth, Philip Godwyn, Edward Dismer, Silvester Cooke, William Cooper, Henry Pytthunseet and John Waterman, who say that Anthony Hungerford, long before his death, was seised of the manors of Bourton Weinslowe and Borton als. Bourton Inge, in the county of Oxford, and being so seised in Trinity term, 3 James I [1605], levied a fine thereof between John Hungerford, knight, and Henry Archer, esquire, plaintiffs, and Anthony Hungerford, deforciant, whereby the said Anthony acknowledged the aforesaid manors to be the right of the said John, as those which the said John and Henry had of the gift of the said Henry. The uses of which fine were set out in an indenture tripartite, dated 11th May, 3 James I [1605], between the said Anthony of the one part, Sarah Wiseman, then widow of William Wiseman, and afterwards the second wife of the said Anthony Hungerford, of the second part, and the said John Hungerford and Henry Archer, of the third part, to wit, to the use of the said Anthony and the lady Sarah, his wife, and the heirs of the said Anthony and Sarah, and for default of such issue to the use of the right heirs of the said Anthony. The said Anthony and Sarah had issue male Anthony Hungerford, esquire, John Hungerford, gent., Henry Hungerford, gent., and Giles Hungerford, and afterwards the said lady Sarah died.

The jurors also say that the said Anthony Hungerford, the father, long before his death, was seised in fee of 6 messuages in the parish of St. Dunstan in the East, late in the several tenures of William Sharpe, Robert Cox and Robert Dodson, or their assigns; of one messuage with a garden adjoining, and 90 acres of land, meadow and pasture, in Water Eaton and Eysey, in the county of Wilts, called Jones Leaze; of one messuage with divers lands and tenements to the same belonging, in Martyn, in the parish of Bedwyn, in the county of Wilts, now or late in the tenure of William Vince, or his assigns; of a third part of the manor of Martyn als. Marton, in the parish of West Bedwyn and elsewhere, in the county of Wilts, lately purchased by the said Anthony of John Erneley, knight; of one close of meadow and pasture, called

Temple Close, in Purton, in the county of Wilts, containing by estimation 56 acres; and of the advowson of the parish church of Cossam, in the county of Wilts. And the said Anthony being seised of the said 6 messuages and other the premises last above mentioned, by indenture dated 18th June last past [1627], between the said Anthony of the one part, John Hungerford and Giles Hungerford, gent., of the other, for the love and affection the said Anthony bore towards his children, and for their advancement and maintenance in time to come, agreed with the said John and Giles his kinsmen, that from and after the feast of St. Michael next following the date of the indenture, they should stand and be seised of the premises to the uses following, to wit, concerning the premises in the city of London, to the use of the said Anthony for term of his life, and after his decease to the use of the said John and Giles, during the term of seven years, and with the issues therefrom to pay the debts and legacies according to the last will of the said Anthony, with remainder thereof to the use of Anthony, son of the said Anthony, and his heirs male, and for default of such issue to the use of the heirs male of the said Anthony, the father, upon the body of the said lady Sarah, with remainder to the use of the right heirs of the said Anthony, the father, for ever. And concerning the premises called Jones Leaze, to the use of the said Anthony, the father, for term of his life, with remainder to the use of the said John Hungerford and Giles Hungerford for the term of seven years, in trust to pay the debts and legacies of the said Anthony, the father, with remainder to the use of Anthony Hungerford, the son, and his heirs male, and for default of such issue, to the use of the heirs male of the body of the said Anthony. the father, upon the body of the said lady Sarah, with remainder to the right heirs of the said Anthony, the father, for ever. And concerning the premises in Martyn and the third part of the manor of Martyn als. Marton and the advowson of the parish church of Cossam, to the use of the said Anthony, the father, for life, with remainder to the use of the heirs male of the same Anthony, with remainder to the right heirs of the same Anthony for ever. And concerning the premises called Temple Close, to the use of the said Anthony, the father, for term of his life, and after his decease to the use of the said John and Giles for seven years, upon trust, with the profits therefrom to pay the debts and legacies and for the performance of the last will of the said Anthony, the father, with remainder to the use of the said Anthony, the son, and his heirs male, and for default of such issue to the use of the heirs male of the body of the said Anthony, the father, upon the body of

the said lady Sarah, with remainder to the right heirs of the said Anthony, the father, for ever. And the jurors further say that the said Anthony, the father, had issue male upon the body of the lady Lucy, deceased, his first wife, one of the daughters of Walter Hungerford, knight, deceased, Edward Hungerford, now knight of the Bath.

And the jurors say that the manors of Bourton Weinslowe and Borton als. Bourton Ing with appurtenances are held of the King, as of the Abbey of Osney, co. Oxford, by the service of one rose by the year, and they are worth by the year, clear, f 10. The 6 messuages in London are held of the King in chief, by knight's service, but by what part of a knight's fee they know not, and they are worth by the year, clear, 20s. The messuage and other the premises called Jones Leases, are held of the King by knight's service, but by what part of a knight's fee they know not, and they are worth by the year, clear, 100s. The messuage and other the premises in Martyn in the tenure of William Vince and also the third part of the manor of Martyn als. Marton are held of the King in chief by knight's service, but by what part of a knight's fee they know not, and they are worth by the year, clear, f 3, but of whom the close of meadow and pasture called Temple Close is held the jurors know not; it is worth by the year, clear, 40s. advowson of the parish church of Cossam is held of the King, as of his manor of East Greenwich, by fealty only in free and common socage, and not in chief or by knight's service, and it is worth by the year nothing, except prayers.

Anthony Hungerford died on 27th June last past [1627]; and Edward Hungerford is his son and next heir, and was, at the time of the death of his father, of the age of 30 years and more.

Inq. p.m., 2 Charles I, pt. 2, No. 89.

Thomas Sloper.

Inquisition taken at Marlborough, 9th October, 3 Charles I [1627], before William Guidott, esq., escheator, after the death of Thomas Sloper, by the oath of John Savage, gent., Robert Kindsman, gent., Robert Smith, gent., Bartholomew Smith, gent., Silvester Cooke, William Lewes, William Waters, Thomas Stephens, Walter Streth, John Mortymer, Robert Smith, John Kewe, John Browne and Thomas Taylor, who say that

Thomas Sloper was seised in fee of one messuage or tenement and $1\frac{1}{2}$ virgate of land and one cottage with appurtenances in Esterton, which premises Joan, the wife of Edward Norway, and Elianora, the wife of Nicholas Peirie als. Clarke, hold by copy of court roll of the manor of Esterton for term of their lives or the longer liver of them.

All the tenements aforesaid are held of the King as of his manor of Kingston Lacye by knight's service, and are worth by the year, during the lives of the aforesaid *Joan* and *Elianora* (who yet survive) nothing, and afterwards 13s. 4d.

Thomas Sloper died on 21st April, 17 James I [1619]; William Sloper is his son and next heir, and at the time of the death of his father was of the age of 6 years 2 months and 15 days.

Inq. p.m., 3 Charles I, pt. 3, No. 29.

Sir Henry Aynar, knight.

Inquisition taken at Marlborough, 28th March, 3 Charles I [1627], before William Guydott, esq., escheator, after the death of Henry Vynar, knight, late of Staverton Iswyke, by the oath of John Sadler, John Spencer, Silvester Cocke, William Lewes, Thomas Hide, Bartholomew Smith, Thomas Freeman, Hugh Chauler, Alexander Dismer, Thomas Collens, Mark Fowler, Robert Smith, Thomas Hitchcocke, Nicholas Hebert and Thomas Culleren, who say that

Henry Vynar, knight, was seised in fee of the manors of Chapmanslade and Goddesfield als. Godwell and Chapmanslade with appurtenances, in the counties of Wilts and Somerset, and of all messuages, orchards, gardens, barns, etc., to the aforesaid manors belonging, situate in the vills, parishes, and fields of Chapmanslade and Goddesfield als. Godwell, and Chapmanslade, Westbury under the Plain, Cosley, Bartley, and Frome; the farm of Wyke als. Staverton Iswyke with all messuages, barns, etc., belonging, situate in the parish of Troughbridge, and in Staverton and Wyke; a fulling mill, commonly called New Mill, and all waters, floodgates, dams, weirs, etc., belonging; 2 small paddocks, containing by estimation 2 acres, half an acre of meadow or pasture with 4 tenements standing thereupon, situate in the parishes of Calne and Calston; certain portion of tithes of sheaves, corn, grain, and hay, and other tithes from the demesne lands of Staverton, which formerly belonged to the late priory of Mounckton Farleigh; 26 acres of land with appurtenances in Semington;

5 acres of meadow, called The Fyve Acres, situate in a field within the vill and tithing of Semington and parish of Steeple Ashton, lately enclosed in severalty; one acre of meadow on the moore at or near Haywarde Crosse within the parish of Steeple Ashton; one acre of arable land in a place called Stony Lande, near the way there leading from Semington to Haywardes Crosse, in the parish of Steeple Ashton; one acre of arable land, called Heade Acre, in a place called the Cley, at the upper end thereof, within the parish of Steeple Ashton; and 2 acres of arable land in the Oven Furlonge, called Stony Furlong, in a field within the parish of Steeple Ashton, called Southfyeld; which arable lands and meadows were purchased of *Thomas Longe*, late of Semington, yeoman, deceased.

The manors of Chapmanslade and Goddesfielde als. Godwell and Chapmanslade and other the premises in Chapmanslade, Goddesfield als. Godwell and Chapmanslade, Westbury under the Plain, Cosley, Bartley and Frome are held of the King by knight's service in chief, but by what part of a knight's fee the jurors know not, and they are worth by the year, clear, f 4 16s. 8d.; the farm of Wyke als. Staverton Iswyke and other the premises in Troughbridge, Staverton, and Wyke are held of the lady Frances Duchess of Lennox, as of her manor of Troughbridge, by fealty, suit of court, and 20s. rent yearly for all services, and they are worth by the year, clear, 100s.; the fulling mill, called New Mill, and other the premises in Calne and Calston are held of the King in chief by knight's service, but by what part of a knight's fee the jurors know not, and they are worth by the year, clear, 20s.; the aforesaid portions of the tithes of the demesnes of Staverton are held of the King, as of his manor of Stanton Lacye in the county of Salop, by fealty only, in free socage and not in chief, and are worth by the year, clear, 10s.; and the 26 acres and 5 acres of meadow and other the premises in Semington and Steeple Ashton are held of the King, as of his manor of Steeple Ashton, by fealty only, and are worth by the year, clear, 10s.

Henry Vynar died on 3rd September last past [1626]; and Richard Vynar, esquire, is his son and next heir, and of the age of 35 years and more.

Inq. p.m., 3 Charles I, pt. 3, No. 15.

Walter White, gentleman.

Inquisition taken at Marlborough, 28th March, 3 Charles I [1627], before William Guydott, esq., escheator, after the death of Walter White, gentleman, by the oath of John Sadler, gent., John Spencer, gent., Silvester Cocke, William Lewes, Thomas Hide, Bartholomew Smith, Thomas Freeman, Hugh Chauler, Alexander Dismer, Thomas Collens, Mark Fowler, Robert Smith, Thomas Hitchcockes, Nicholas Hebert and Thomas Cullerton, who say that

Walter White was seised in fee tail to him and his heirs male, with remainder to divers other persons (not mentioned by name) and their heirs, of the manor of Grittleton als. Gritlington with appurtenances, and being so seised in Easter Term, 10 James I [1613], conveyed by fine to Edward Poore, gent., and John Haulsey, and their heirs 2 messuages, a barn and all closes, lands, and tenements, commons, and profits, then parcel of the demesnes of the manor aforesaid, and in the tenures of John White, Roger Kilburye, and Joan Starke, or their assigns, by the names of 2 messuages, etc., in Gritleton and Forscott, to the use of the said Edward Poore and John Haulsey and their heirs. And in the same term John Lowe recovered the same tenements against the said Edward Poore and John Haulsey. Which recovery was to the uses following, to wit, to the use of a certain Hester Conham, whom the said Walter then intended to marry, for term of her life, and after her decease to the use of the said Walter and the heirs of his body, and for default of such issue to the use of Francis White, brother of the aforesaid Walter, and the heirs male of his body, and for default of such male issue to the use of Samuel White, another brother of the aforesaid Walter, and the heirs male of his body, and for default of such issue to the use of Henry White, elder brother of the said Walter, and the heirs male of his body, and for default of such issue then to the right heirs of the said Walter. And afterwards the said Walter married the said Hester.

The tenements, settled upon the said *Hester* as aforesaid, are held of the King in chief by knight's service and are worth by the year, clear, 100s.; the rest of the said manor is held of the King in chief by knight's service and is worth by the year, clear, 80s.

Walter White died on 14th December, 2 Charles I [1626], and the said Hester survives him; Walter White, his son, is his next heir, and at the time of the death of his father was of the age of 9 years 11 months and 4 days.

Thomas Phillipps, gentleman.

Inquisition taken at Devizes, on 5th August, 4 Charles I [1628], before Nicholas Titcombe, esq., escheator, after the death of Thomas Phillipps, gentleman, by the oath of John Sadler, gent., Christopher Cleeter, gent., John Woodland, gent., John Gale, gent., William Gale, gent., Isaac Gale, gent., Thomas Sloper, gent., Nicholas Ruttie, gent., Robert Webbe, gent., John Fulkes, gent., Robert Maundrell, gent., Walter Crinlie, gent., and William Browne, gent., who say that

Thomas Phillipps was seised in fee of a capital messuage and 60 acres of land, meadow and pasture, in Brode Blunsdon, Blunsdon, Highworth, Cricklade, Kingesmarshe and Chellworth; one virgate of land in Bushton als. Busheton, called Mounketon Haynes; of one messuage or tenement and two virgates of land in Busheton als. Bushton, called Phillipps, which messuage and land, last mentioned, Anthony Phillipps, gent., holds by copy of court roll of the manor of Bushton for term of his life; and of one other messuage and one virgate of land in Bushton, called Willes.

The messuage and other the premises in Brode Blunsdon, Blunsdon, Highworth, Cricklade, Kingesmarsh and Chellworth, are held of the King by knight's service, and are worth by the year, clear, 30s.; the virgate of land called Mounketon Haynes is held of the King by knight's service, and is worth by the year, clear, 20s.; the messuage and two virgates of land in Busheton als. Bushton are held of the King by knight's service, and are worth by the year, during the life of the said Anthony, nothing and afterwards 50s.; the messuage and premises called Willes are held of the King by knight's service, and are worth by the year, clear, 20s.

Thomas Phillipps died on 23rd March last past [1628]; William Phillipp, gent., is his son and next heir, and at the time of the death of the same Thomas was of the age of 26 years and more.

Inq. p.m., 4 Charles I, pt. 1, No. 20.

Milliam Tincker.

I nquisition taken at Marleborough, 18th April, 4 Charles I [1628], before Nicholas [sic elsewhere Michael] Tidcombe, esquire, escheator, after the death of William Tincker, by the oath of Thomas Smyth, gent., Robert Smythe, gent., Robert Kinsman,

gent., Thomas Collins, gent., Edward Arnowle, gent., John Savage, Bartholomew Smith, Silvestor Cooke, Hugh Chander, William Cooper, Thomas Picke, John Mortimer, Walter Strech and Henry Pettis, who say that

William Tincker was seised in fee of a messuage in Imber and a curtilage and close of pasture to the same adjoining, containing by estimation 2 acres and a half, and of 3 virgates of land in Imber to the said messuage belonging. And the same William Tincker by his will dated 5th October, 3 Charles I [1627], declared that Margaret Tincker, his wife, should have the use and occupation of his lands for term of her life, to begin after the expiration of a lease made to his brother, Robert Tincker, for three years.

The aforesaid messuage and other the premises are held of the King in chief by knight's service, and are worth by the year, clear, 6s. 8d.

William Tincker died on the 10th October, 3 Charles I [1627]; Robert Tincker, is his son and next heir, and at the time of the death of his father was of the age of 18 years 12 (sic) months and five days.

Ing. p.m., 4 Charles I, pt. 1, No. 30.

John Mortymer.

Inquisition taken at Marlborough, 18th April, 4 Charles I [1628], before Michael Tidcombe, gent., escheator, after the death of John Mortymer, by the oath of Thomas Smyth, gent., Robert Smyth, gent., Robert Kinsman, gent., Thomas Collins, gent., Edward Arnold, gent., John Savage, gent., Bartholomew Smyth, gent., Silvester Cooke, gent., Hugh Chaundler, William Cooper, Thomas Pike, John Mortymer, Walter Stretch and Henry Pittis, who say that

John Mortymer was seised in fee of a messuage and 2 virgates of land late in the tenure of the said John Mortymer, situate in Milton Lilbone, of 10 acres of arable land, lying in a field in Milton Lilbone, called East Sandes, of 13 acres and a half of arable land lying in a field in Milton aforesaid, called East Cley, of 7 acres and 3 virgates of arable land in a field in Milton aforesaid, called East Downe, of 10 acres of arable land in a field in Milton aforesaid, called West Downe, of 12 acres and 3 virgates of land in a field in Milton aforesaid, called West Cley, of 9 acres and 3 virgates of arable land in a field in Milton aforesaid, called West Sandes, of

one close of meadow, called East Meadowe, in Milton aforesaid, containing by estimation 2½ acres, of one close of meadow adjoining a barn of the aforesaid John Mortymer, containing by estimation one acre and a half, of a close of meadow in Milton aforesaid, next Cowringlane there, containing by estimation 3 acres, of one close of meadow in Milton aforesaid, called Hurley, containing by estimation one acre, of one close of meadow in Milton aforesaid, between the close of Anthony Whiteharte on the north and the close of James Francklyn on the south, containing one acre, and of one close of meadow in Milton aforesaid next Haveringes Lane, called Clottes Close, containing by estimation one acre, and of common of pasture for 6 horses, 12 cows, and 160 sheep in the commons and fields of Milton Lilborne aforesaid.

All the premises are held of the King in chief by knight's service,

and are worth by the year, clear, 20s.

John Mortymer died at Milton aforesaid, on 13th March, 2 Charles I [1627]; George Mortymer is his son and next heir, and at the time of the death of his father was of the age of 25 years and more.

Inq. p.m., 4 Charles I, pt. 1, No. 32.

Thomas Walford.

Inquisition taken at Devizes, 5th August, 4 Charles I [1628], before Michael Tidcombe, esquire, escheator, after the death of Thomas Walford, by the oath of John Sadler, gent., Christopher Cleeter, gent., John Woodland, gent., John Galt, gent., William Gale, gent., Isaac Gale, gent., Thomas Sloper, gent., Nicholas Rutty, gent., Robert Webbe, gent., John Filkes (sic), gent., Robert Maundrel, gent., Walter Cowley, gent., and William Browne, gent., who say that

Thomas Walford was seised in fee of a messuage called Newe Garnen, in the parish of Kingeswood, and of one stable, one barn, one meadow there, called Colles Meadowe, containing by estimation 3 acres; one close of pasture called Nether Whotelandes als. Netherwotelandes, containing by estimation 9 acres; one close of pasture there, called Leighton Furlonge, containing by estimation 8 acres; one meadow there, called Plummers Meadowe, containing by estimation 2 acres; one messuage there, called Surye; one barn there newly built, one apple orchard adjoining a mill, called Barkemill; one meadow there, called Shepehowse

Meadowe, containing by estimation 2 acres; one close of pasture there, called Over Whoteland als. Overwoteland, containing by estimation 2 acres; one close of pasture there, called Middle Whoteland als. Middlewoteland, containing by estimation 4 acres; and of all that close of meadowe or pasture called Molens Leasowe, containing by estimation 8 acres, adjoining a road called Traunchwaye; and of all houses, buildings, barns, stables, etc., pertaining, in Kingeswood aforesaid or elsewhere, in the counties of Gloucester and Wilts, to the premises belonging. And the said Thomas Walford, on 4th April last past, at Kingeswood, made his last will, and thereby left to Elizabeth, his wife, and Richard Walford, his son, his dwelling house with his other house, called Sury House, the two orchards and gardens belonging, the closes of pasture called Otelandes, Plummers Meade, Leighton Furlong als. Legge Lease, Mullandes Lease, Coles Meade als. Crowe Meade, and the lease called Sheepehowse Meade, to hold the same jointly during the life of Elizabeth, his wife, and after her decease to his said son Richard, except the house called Surve House with the two orchards, which he left to his son Thomas Walford.

All the premises are held of the King in chief by knight's service,

and are worth per annum, clear, 40s.

Thomas Walford died on 8th April in the year last past [1627], at Kingeswood; Richard Walford is his son and next heir, and at the time of the death of his father was of the age of 21 years and more.

The said Elizabeth yet survives at Kingeswood aforesaid.

Inq. p.m., 4 Charles I, pt. 1, No. 40.

Richard Bayley, gentleman.

Inquisition taken at Marlborough, 18th April, 4 Charles I [1628], before Michael Tidcombe, esq., escheator, after the death of Richard Bayley, gent., by the oath of Thomas Smythe, gent., Robert Smythe, gent., Robert Kinsman, gent., Thomas Collins, gent., Edward Arnold, gent., John Savage, gent., Bartholomew Smythe, gent., Silvester Cooke, gent., Hugh Chandler, William Couper, Thomas Pike, John Mortymer, Walter Streche and Henry Pittis, who say that

Long before the death of Richard Bayley a certain William Lavinton was seised in fee of a capital messuage in Echilhampton

als. Ashlington and 400 acres of land, meadow, pasture, and wood in Echilhampton als. Ashlington and Sterte, to the same capital messuage belonging, and in Michaelmas Term, 31 Elizabeth [1589], the said William levied a fine, between Robert Bayley, father of the said Richard Bayley, plaintiff, and the aforesaid William Lavington, deforciant, of the premises, whereby the said William acknowledged the premises to be the right of the same Robert. Which same fine, so levied, was to the use of the said Robert Bayley and the heirs of his body, and for default of such issue to John Bayley, deceased, brother of the said Robert and the heirs male of his body, and for default of such issue to a certain William Bayley, son of a certain Richard Bayley, deceased, and the heirs male of his body, and for default of such issue to the right heirs of the aforesaid William Lavington for ever; by virtue whereof and by force of an Act of Parliament for transferring uses into possession, the aforesaid Robert Bayley entered into the premises and was seised thereof in fee tail. The same Robert had issue of his body Richard Bayley. on whom the inquisition is taken, and after the death of the same Robert the said Richard entered upon the premises and was seised thereof in fee tail. And the jurors further say that the aforesaid Richard Bayley died seised in fee of 3 acres of land and pasture in Echilhampton als. Ashlington, lately enclosed from the waste there called Leath Lease.

The capital messuage and 400 acres of land to the same belonging are held of *Edward Ernele*, esq., in free and common socage, as of the manor of Echilhampton *als*. Ashlington, by fealty, suit of court, and the rent of 33s. 1d. and one pound of pepper by the year, and they are worth per annum, clear, 40s.; and the 2 acres of land, enclosed from the waste of the manor, are held of the King as of his earldom of Salisbury, by knight's service, and are worth per annum, clear, 12d.

Richard Bayley died on 10th January, 1 Charles I [1626]; Robert Bayley is his son and next heir, and, at the time of the death of his father, was of the age of 2 years and 8 months. Richard Goddard, esq., Robert Nicholas, esq., and John Longe, gent., have received the issues of the said lands since the death of the said Richard Bayley.

Ing. p.m., 4 Charles I, pt. 1, No. 54.

William Adye.

Inquisition taken at Marlborough, 4th September 3 Charles I [1627], before William Guydott, esquire, escheator, after the death of William Adye, by the oath of Thomas Smithe, gent., Francis Noyse, gent., Thomas Cullerne, John Savadge, Silvester Cooke, William Cooper, Alexander Dismer, Robert Kinsman, Thomas Hitchcocke, Thomas Freeman, John Waterman, Thomas Pearce and Thomas Taylor, who say that

William Adye was seised in fee of a capital messuage in Eston Grey, in the county of Wilts, late in the tenure of the said William Adye and of William Adye, the younger, the son and now heir of the same William Adye, the elder, and of a dovecot, 2 gardens, one orchard, 11 acres of land, 12 acres of meadow, 56 acres of pasture, 8 acres of wood, to the same belonging. He was likewise seised in fee and reversion of 3 messuages or cottages now or late in the occupation of William Clark, Thomas Adye, and Alice Woodward, widow, for their lives, situate in Eston Grey. And being so seised, the said William Adve, the elder, and William Adve, the younger, by a writing tripartite, dated 10th October, 20 James I [1622], made between the said William Adve, the elder, William Adye, the younger, and Emma, wife of the said William Adye, the younger, on the first part, Thomas Clarke, of Calcett, in the county of Gloucester, yeoman, and John Clarke, the elder son of the said Thomas Clarke, on the second part, and Joseph Adve, the elder son of the said William Adve, the younger, and Mary Clarke, one of the daughters of the said Thomas Clark, on the third part, in consideration of a marriage before then had between the same William Adye, the younger, and Emma, and for the maintenance of the said William Adye, the son, and the said Emma, and for reasonable jointure of the said *Emma*, in recompense of all dower, and in consideration of a marriage then to be had between the said Joseph and Mary Clarke, and in consideration of £ 140 paid by the said Thomas Clarke to the said William Adye, the younger, and to the said *Joseph* for the marriage portion of the said Mary, and in consideration of divers other good causes, the said William Adve, the elder, and William Adye, the younger, gave and granted to the said Thomas Clarke and John Clarke the reversion of the said 3 cottages and other the premises, to hold the same to the following uses, viz.: concerning a close of pasture called Grove Lease, containing by estimation 15 acres, and the lower part of the park to the use of Joseph Adye, son of the said William Adye, the son, and

Mary, now his wife, for their lives, and to the heirs male of the said Joseph upon the body of the said Mary, and for default of such issue to the use of William Adve, the son, and his heirs male, and for default of such issue to the only use of the said Joseph and his heirs and assigns for ever; and concerning those parts, parcels, and rooms of the said capital messuage, lying on the east side of the Gatehouse there, containing five rooms and the lofts and solars over the same, and a parcel of ground enclosed almost round about, now parcel of an orchard called the Newe Orchard, and adjoining to the garden there; and one close of meadow, called the Middle Meade als. Longe Meade, containing by estimation 3 acres; and one other close of meadow, called also Longe Meade, containing by estimation 2 acres; and a close of pasture, called Oxelease als. The Middle Lease, containing by estimation 12 acres; and 2 closes of pasture, called the Home Closes, containing by estimation 17 acres; and one little meadow adjoining to one of the last mentioned closes at the west end thereof, to the use of the said William Ady, the son, for the life of the said William Ady, the elder, with remainder to the said William Adv, the son, and Emma, for term of their lives, with remainder to the said Joseph Adve and the heirs male of his body upon the body of the said Mary, and for default of such issue to the use of the said William Ady, the son, and the heirs male of his body, and for default of such issue, to the use of the said Joseph Ady, his heirs and assigns for ever; and concerning all those parts and rooms of the said capital messuage, being at the westward part thereof, which the said William Ady, the elder, then held, the great garden, both the orchards, one close of pasture, called Clowdhill, adjoining the Grove, part of the park now enclosed, called Park Mead, and so much of the park whereof no use is limited; and concerning one meadow ground, called Longemeade, containing by estimation 2 acres; one close of arable land, called Rowdon, and one coppice or wood, containing 8 acres; and the cottages in the tenures of the said Alice Woodward and Thomas Ady, to the use of the said William Ady, the elder, for term of his life, with remainder to William Ady, the younger, with remainder to Joseph Ady and Mary Clarke, and the heirs male of their bodies, and for default of such issue to the use of William Ady, the younger, and his heirs male, and for default of such issue to the use of the said Joseph Ady, his heirs and assigns for ever. And afterwards a marriage was lawfully solemnized between the aforesaid Joseph Ady and Mary Clarke.

The premises are held of the King in chief by knight's service, and are worth per annum, clear, £3 10s.

William Ady, the elder, died on the 23rd day of June last past [1627]. William Ady, the son, is his son and next heir, and at the death of his father was of the age of 30 years and more.

Elizabeth Ady, widow of the said William Ady, the elder, Emma, the wife of the said William Ady, the younger, Joseph Ady and Mary, his wife, yet survive at Eston Grey.

Inq. p.m., 4 Charles I, pt. 1, No. 61.

Adam Peddington als. Tuck.

Inquisition taken at Devizes, 5th September, 4 Charles I [1628], before Michael Tidcombe, esquire, escheator, after the death of Adam Peddington als. Tuck, by the oath of Edward Northe, gent., William White, gent., John Stephens, gent., Richard Filkes, gent., Robert Thresher, gent., John Harris, gent., George Downeinge (?), gent., John Tyllinge, gent., Edward Bayley, gent., John Eyles, gent., Robert Hastings, Nini Sanford, Phillip Buche,

gent., and John Blanford, gent., who say that

Adam Peddington als. Tuck was seised in fee of a messuage and curtilage in Burton als. Burtonhill, now or late in the tenure of Elizabeth Pedington als. Tuck, widow; of a close of pasture adjoining, containing one acre; of 2 closes of meadow and pasture, containing 23 acres, called Winsdon, lying in Burton als. Burtonhill; of one messuage with a curtilage, orchard, and 2 gardens in Burton als. Burtonhill; of 2 virgates of land in Burton als. Burtonhill, in the tenure of the said Adam Pedington als. Tuck, and formerly in the tenure of Ralph Slefield, deceased; of a messuage with a curtilage, barn and an ox stall, built at the end of the barn, and the soil upon which two ox stalls are built, and a garden and orchard to the same messuage adjoining; and of 2 virgates of land in Burton als. Burtonhill, called Heydons, late in the tenure of Richard Jordan. All which premises lie within the manor, parishes, or hamlets of Burton als. Burtonhill, Malmesbury, Westporte, Brokenborowe and Lea. And being so seised the said Adam, by the name of Adam Peddington als. Tuck, of Burtonhill, clothier, by a deed dated 10th January, 2 Charles I [1627], granted to Robert Arch, of Malmesbury, Henry Grayle, of Malmesbury, clothier, and Thomas Forman, of Cowbridge Mill, in the parish of Malmesbury, clothier, the aforesaid premises which he had purchased of William French, of London, leather seller, Nicholas

Archard, of Burtonhill, clothier, and Richard Fisher, esquire. hold the same upon trust and to the uses thereafter to be declared. And the said Adam on 10th November, 3 Charles I [1627], made his will, whereby, after reciting the above deed, he directed that the said trustees should, upon request of Adam Peddington als. Tuck, son of his brother, William Peddington als. Tuck, convey to the said Adam the two messuages with appurtenances, which were purchased of the said William French in Burtonhill, Malmesbury, Westport and Brokenborowe, with the 14 acres of arable land, purchased of Nicholas Archard and Richard Fisher in Burtonhill. To hold to the said Adam, his heirs and assigns for ever, and for want of such issue, either male or female, to the use of John Peddington als, Tuck, son of testator's brother, Oliver Peddington als. Tuck, his heirs and assigns for ever, and for want of such issue to the use of Richard Peddington als. Tuck, another son of the said Oliver, his heirs and assigns for ever, and for want of such issue to the use of the right heirs of the said Adam, the testator, his heirs and assigns for ever. He also directed the said trustees, upon the like request of the said John Peddington als. Tuck, to convey to the said John the messuage and land which the testator lately purchased of Nicholas Archard and Richard Fisher in Burtonhill, Malmesbury and Westport, to the use of the said John, and the heirs of his body lawfully begotten, and for want of such issue to the use of the said Richard Peddington als. Tuck, and the heirs of his body lawfully begotten, and for want of such issue to the use of Oliver, another son of the said Oliver Peddington als. Tuck, and the heirs of his body lawfully begotten. But the testator directed that the said trustees should hold the said last mentioned tenement for ten years after his death, and with the rent thereof to pay his debts and legacies. His sister-in-law, Elizabeth Peddington als. Tuck, to have the keeping of one cow winter and summer, and to have the use of the house wherein she dwelt for ten years. The rest of his goods he left to the said Adam Peddington als. Tuck, son of his brother William, whom he appointed his executor, and entreated his brother, Henry Peddington als. Tuck, and his cousins. Robert Peddington als. Tuck and Henry Peddington als. Tuck, to be overseers of his will, and bequeathed each of them a legacy of 40s.

The premises are held by knight's service by the 100th part of a

knight's fee, and are worth per annum, clear, £3.

Adam Peddington als. Tuck died on 28th April, 4 Charles I [1628], at Burtonhill. Henry Peddington als. Tuck was his brother and next heir, and at the death of the said Adam was of the age of 60 years and more.

Inq. p.m., 4 Charles I, pt. 1, No. 81.

Richard Jeaine, clerk.

Inquisition taken at Devizes, 5th September, 4 Charles I [1628], before Michael Tidcombe, esquire, escheator, after the death of Richard Jeaine, clerk, by the oath of Edward North, gent., William White, gent., John Stephens, gent., Richard Filkes, gent., Robert Thresher, gent., John Harris, gent., George Downinge, gent., John Tyllinge, gent., John Eyles, gent., Robert Haskins, Nicholas Sanford, Phillip Bucher, gent., and John Blanford, gent., who say that

Richard Jeaine was seised in fee of one messuage, with a curtilage and orchard adjoining, containing 2 acres, one close, called Colmans, lying next Helliersgrowndes, containing 5 acres of pasture, one other close, called Colmans, lying next Quarrfield, containing 2 acres of pasture, one meadow, called Mareleaze, and the second cutting of the meadow, called West mill-meade, and of 21 acres and 3 yards of arable land, whereof 5 acres in the field called Kniborough, 2½ acres in Quarrfield, 4½ acres in Brokenboroughfeild, 2 acres in the Furlonge, 3 acres in Davye Doore, 2 acres in the Hamme, one acre in Wheatelandes, 2 acres in Shelfield, \frac{1}{2} acre in Lower Portwave Downe, and the first cutting of 3 acres of meadow in Longemeade, with all the customary tenants to the same belonging. All which premises were lately in the tenure of Thomas Copeleye, gent. Also of a close called Quarroittes, and a close called Greate Holcombes in Burtonhill and Westport. And being so seised on 18th December, 18 James I [1620], by deed dated and November, 18 James I [1620], he enfeoffed thereof John Stratton, gent., John Ratcliffe, gent., and Francis Buckle, gent., for certain uses, viz.: to the use of the same Richard Jeaine for term of his life, and after his death to the use of Mary, his wife, for term of her life for her jointure, and after her decease, to the use of Robert Hort, son of Edmund Hort, his heirs and assigns for ever. And the jurors further say that the said Richard Jeaine was seised in fee of a capital messuage in Burton Hill, called Holcombes, and of a close called Little Holcombes, and of 36 acres of land in Burton Hill and in the parishes of Westport and Malmesbury to the capital messuage belonging, and being so seised on 11th December, 22 James I [1624], by an indenture dated 30th September, 22 James I [1624], enfeoffed thereof John Ratcliffe, Henry Clarke and Henry Mayo, for certain uses, viz.: to the use of the said

Richard Jeaine, for term of his life, and after his decease, to the use of Mary, then his wife, for term of her life, if she remained a widow, and after the decease of the said Richard and Mary, or after the marriage of the said Mary, to the use of John Jesoppe and Richard Jesoppe, sons of John Jessoppe, late of Naylesworth, in the parish of Aveninge, fuller, deceased, and the heirs of their bodies lawfully begotten, and for default of such issue, to the use of Richard Jeaine, son of John Jeaine, late of Bisley, co. Gloucester, fuller, deceased, and the heirs and assigns of the said Richard for ever.

The premises lately in the tenure of *Thomas Copley* are held of the King in chief, by knight's service, but by what part of a knight's fee the jurors are ignorant, and are worth per annum, clear, 30s.; the capital messuage and closes called Little Holcombes, Greate Holcombes, and Quarrpittes and the 36 acres of land are held of Sir *Henry Modye*, knight and bart., as of his manor of Lea by fealty, suit of court, and the yearly rent of 4d., and are worth per annum, clear, 20s.

Richard Jeaine died on 10th January last before the taking of the inquisition [1628], at Foxeley, co. Wilts.; William Jeaine, son of William Jeaine, deceased, brother of the said Richard Jeaine, is kinsman and heir, and is of the age of 40 years and more.

Mary Jeaine, John Jesoppe, and Richard Jesoppe as yet survive at Foxeley aforesaid.

Ing. p.m. 4 Charles I, pt. 1, No. 86.

Roger Martyn.

nquisition taken at the City of Salisbury, 10th January, 4 Charles I [1629], before Robert Worsam, esquire, escheator, after the death of Roger Martyn, by the oath of Matthew Poore, Bennett Eastman, Richard Lyme, William Shepparde, Hugh Smyth, Edward Lee, John Speringe, William Moulton, John Good, William Speringe, Richard Speringe, John Jones, John (?) Pathorne, Peter Udall, and Thomas Houlton, who say that

Roger Martyn was seised in fee of the moiety of the site of the manor of Hurdcott, co. Wilts, and the moiety of all houses, buildings, etc., with appurtenances.

The premises are held of the King in chief, by knight's service, but by what part of a knight's fee the jurors are ignorant, and they are worth clear, 20s.

Roger Martyn died 13th February, 3 Charles I [1628], at Hurdcott; Roger Martyn, is his son and next heir, and at the death of his father was of the age of 30 years and more.

Inq. p.m., 4 Charles I, pt. 3, No. 22.

John Samford.

Inquisition taken at Salisbury, 9th January, 4 Charles I [1629], before Robert Worssam, esquire, escheator, after the death of John Samford, gent., by the oath of William Walker, gent., Andrew Pewde, Anthony Davis, Richard Twogood, William Penney, Robert Sweavinge, John White, John Wayte, Cofferer Hughes, Robert Hillman, Robert Strugnell, Edward Warde, Anthony Hayter, John Blake, John Carter, Matthew Poore, Richard Williams als. Carter,

Jasper Bampton and John Randall, who say that

John Samford, long before his death, was seised in fee of the manor or grange of Lanvithen als. Lanvith, in the parish of Lancarvan, co. Glamorgan, and of one messuage, tenement or farm of Lanvithen als. Lanvith, in Lanvithen, and a water-mill there; and of a messuage and tenement in Wilton, co. Wilts, and of three parts in four to be divided of 2 closes of arable land and pasture, containing 8 acres, commonly called Ridgwaye, in the parish of Lydiard Episcopi, co. Somerset, and of three parts of 2 acres of meadow, moor, or marsh, called Arrundell Moore als. Standich, als. Standish, als. Standidge Moore in Lideard Episcopi. And the jurors say that Elizabeth Sharpe, widow of William Sharpe, gent., deceased, and before that the wife of Hugh Samford, esquire, deceased, holds a third part of the premises in Lanvithen als. Lanvith and Wilton, for term of her life in the name of dower.

The premises in Lanvithen als. Lanvith are held of the King in chief by the service of the 40th part of a knight's fee, and the yearly rent of 24s. 8d., and they are worth per annum, clear, £16 6s. 8d.; the premises in Wilton are held of the King in chief by knight's service, and are worth per annum, clear, 6s. 8d.; of whom the premises in Lydiard are held the jurors know not, they are worth per annum, clear, 3s. 4d.

John Samford died 2nd October last past [1628]; John Samford is his son and next heir, and at the death of his father was of the

age of 13 years and 14 days.

Ing. p.m., 4 Charles I, pt. 3, No. 36

John Grove, esquire.

nguisition taken at Salisbury, 10th April, 5 Charles I [1629], before Robert Worsham, escheator, after the death of John Grove, esquire, by the oath of John Arigge, gentleman, Roger Langley, John Banger, Thomas Simes, Edward Warde, John Eastman, Anthony Holloway, George Welsteede, Alexander Randoll, Richard Tutt, Nicholas Williams alias Charter (sic), Simon Chayne, Edmund Snowe, Robert Sweringe, and Richard Williams alias Carter (sic), who say that

John Grove was seised in his demesne as of fee of the manor of Sedgehil otherwise Sedgehill, co. Wilts, and of one meadow called Longmore Meade containing 10 acres, and of 30 acres of wood and underwood there; a messuage and annual rent of 20s. there; one messuage, one garden, one orchard, 8 acres of meadow, and 10 acres of pasture, and common of pasture for all cattle in Semley in the same county. Of the manor or farm of Ferne otherwise Verne, in Dunhead St. Andrew in the said county, and of divers lands and tenements called Brockwayes Lands otherwise Plaister's Place, containing 20 acres of meadow [and] 50 acres of pasture with tenement or inn situated in the parishes of Dunhead St. Andrew and Dunhead St. Mary, called The Black Talbott. Of one messuage, 20 acres of land, and 16 acres of pasture in Ludwell and Charlton, within the said parish of Dunhead St. Mary. Of one messuage, one garden, 30 acres of land, 6 acres of meadow, 30 acres of pasture, and one acre of wood in Melbury, otherwise Melbury Abbes, otherwise Melbury Abbatisse, Shafton otherwise Shaftsbury and Alincester, otherwise Alcester, in co. Dorset, commonly called Cookes Lands, and of common of pasture for 120 two-year-old sheep, and all other cattle in Melbury aforesaid to the said Cookes land pertaining. Of 3 acres of land, 3 acres of meadow, and 9 acres of pasture in Can, co. Dorset. Of a close of pasture in Melbury containing 2 acres, of 2 acres of land in West Melbury, co. Dorset, of one acre of land in Canfield in the same county, and of one coppice of underwood and alder, containing one acre in Can aforesaid, which lastmentioned premises are commonly called Powell's lands. Of one messuage, one toft, and one fulling mill in Melbury Abbes, and of 20 acres of land, 20 acres of meadow and 20 acres of pasture in West Melbury called Porters otherwise Porter's Place. Of one

garden, 12 acres of land, and common of pasture for 80 twoyear-old sheep in Can, Shaftsbury St. Rumbolls and Smethet, in co. Dorset, commonly called Elliots lands. Of one garden in the parish of St. Lawrence in the borough of Shaftsbury, and of 2 messuages, 3 gardens, and half an acre of pasture in the

parish of Holy Trinity, Shaftsbury.

The said John Grove, being so seised, by indenture of 9th September, 22 James I [1624], granted and confirmed to John Lowe, esq., and William Kent, gent., their heirs and assigns, all the premises in Dunhead St. Andrew, Dunhead St. Mary, Ludwell, and Charlton aforesaid, by the name of all that capital messuage, site, farm, and demesne lands of Ferne, or called Ferne, within the parish of Dunhead St. Andrew, with all appurtenances, and all that tenement in the parishes of Dunhead St. Andrew and Dunhead St. Mary, with all appurtenances called Brockwayes or Plaister Place, and one pasture called Wheathaies, and all that messuage, tenement, or inn, called The Black Talbott in Ludwell aforesaid, and all the messuages, lands, etc., in the parishes of Dunhead St. Andrew, Dunhead St. Mary, Ludwell, and Charlton, in which the aforesaid John Grove had any estate. To have and to hold the same to the said John Lowe and William Kent their heirs and assigns, to the use of the said John Grove, and his heirs male; remainder thereof to the use of William Grove, brother of the aforesaid John, for term of his life; remainder thereof to the use of John Grove, son of the same William Grove, for term of his life; remainder thereof to the eldest son, to be born, of the said John Grove, son of the same William and Mary Lowe, daughter of the said John Lowe, and the heirs male of the body of the said eldest son, lawfully to be begotten. And for default of such issue to the use of the second son, whom the aforesaid John Grove, the younger, should have by the same Mary, and the heirs male of the body of the said second son. Similar remainder with regard to the third, fourth, fifth, sixth, and such other sons, in sucession, and their heirs male, as the said John should have by the said Mary; remainder thereof to the use of Robert Grove, gent., brother of the said John Grove, the elder, and the heirs male of his body; remainder thereof to Hugh Grove, another brother of the said John Grove, the elder; and ultimate remainder to the use of the right heirs of the said John Grove, the elder, for ever. By virtue of which the aforesaid John Grove, the elder, was seised of the premises in his demesne as of fee, viz. to him and the heirs male of his body with the remainders as aforesaid.

The said John Grove, the elder, died at Berry Court, co. Wilts,

on the 2nd January last past [1628-9], seised of the aforesaid manor and other premises in Sedghill, and of the tenement in Semley aforesaid, which same manor of Sedghill is and was held of the King in chief by knight's service, by the twentieth part of a knight's fee, and is worth yearly, clear, £10 8s. 7d. And the tenement and premises in Semley are held of Thomas Lord Arundel of Wardour as of his manor of Semley in socage, by fealty, and suit of court, and are worth yearly, clear, £10.

Of whom or by what service the said manor, messuage, and other the premises in Dunhead St. Andrew are held the jury are

ignorant; but they are worth yearly, clear, f_4 .

And the said messuage or tenement called Brockwayes, otherwise Plaister's Place, and other the premises in Dunhead St. Andrew, Dunhead St. Mary, Ludwell, and Charlton, are held of the aforesaid *Thomas* Lord *Arundel* as of his manor of Dunhead in free and common socage, by fealty, suit of court, and the annual rent of 12d., and they are worth yearly, clear, 20s.

The premises in Melbury Abbes, Can, Shaftsbury St. Rumboll's, and Smethet aforesaid are held of the said Lord *Arundel* as of his manor of Melbury Abbes in free and common socage, by fealty, suit of court, and the yearly rent of 4s. 7d., and they are worth

yearly, clear, 13s. 8d.

The aforesaid garden in the parish of St. Lawrence in the borough of Shaftsbury, and the 2 messuages, 3 gardens, and half an acre of pasture in the aforesaid parish of Holy Trinity, Shaftsbury, are held of the borough of Shaftsbury in free socage by fealty only for all services, and are worth yearly, clear, 3s. 8d.

The aforesaid William Grove, brother of the said John Grove, died in the lifetime of the said John; having no other issue male than the aforesaid John, the younger, which same John, the younger, likewise died in the lifetime of John, the elder, without having any son by the aforesaid Mary. And the aforesaid Robert Grove and Hugh Grove, brothers of the said John, the elder, survive, and have issue male of their bodies.

Mary Lowe, now wife of John Lowe, gent., Margaret Grove, and Jane Grove, three daughters of William Grove, brother of John Grove, the elder, at the time of the death of the said John were his co-heirs. Mary was of the age of 21 years and more, Margaret of the age of 14 years and more, and Jane was of the age of 12 years on the 5th February last before the taking of this inquisition.

Inq. p.m., 5 Charles I, pt. 1, No. 104.

Micholas Wallis, lunatic.

Inquisition taken at Marlborough, co. Wilts, 25th August, 5 Charles I [1629], before Charles Goore (?), Thomas Ayliffe, gent., feodary, and William Guidott, gent., deputy-escheator, by virtue of a commission to them, and to Sir John Lamb, knt., Sir Charles Snell, knt., and Richard Wakeman, gent., directed to enquire as to the lunacy of Nicholas Wallis, by the oath of John Truslow, gent., Thomas Waldron, Edward Arnold, Thomas Hitchcocke, Silvester Coocke, John Savage, Robert Kingsman, Henry Croocke, Robert Smyth, Robert Philps, Thomas Hide, John Chappel, Anthony Whiteharte, Henry Pettys, Robert Smythe, and John Waterman, who say that

Nicholas Wallis on the 1st April last past was, by the visitation of God, a lunatic, and has so continued except when enjoying lucid intervals, and is not capable of the management of himself or his lands

The said *Nicholas* was on the last day of April aforesaid, and as yet is seised of a messuage, garden, orchard, 60 acres of land, 12 acres of meadow, 11 acres of pasture lying and being in the hamlet of Weeke in the parish of Sherston Magna, co. Wilts, in his demesne as of free tenement for term of his life according to the custom of the manor of Sherston Magna. The said messuages, lands, etc., are held of *Frances* Duchess of *Richmond*, as of her manor of Sherston Magna according to the custom of that manor, and they are worth by the year, clear, £20. The jury are ignorant as to who is the next heir of the said *Nicholas*.

Inq. p.m., 5 Charles I, pt. 3, No. 25.

George Irton, gentleman.

Inquisition taken at Salisbury, 2nd October, 5 Charles I [1629], before Robert Worssam, escheator, after the death of George Irton, gent., by the oath of Christopher Hughes, gent., John Note, Leonard Brown, John (sic) Waight, Richard Carter, Robert . . . John Speringe, Thomas Symes, Thomas Wodford, Daniel Longley, Edward Ward, Edward Fawkner, and William Williams alias Carter, who say that

George Irton was seised in his demesne as of fee of a messuage or tenement with a barn, stable, orchard, gardens, and appurtenances in Bemerton, co. Wilts; of a parcel of meadow containing one acre, a close of land called Stonehams containing one acre; of half an acre of meadow in Rackhams Meade; of half an acre of meadow lying in severalty by Pontes there; of a close of land also lying in severalty containing 2 acres; of 2 acres of meadow in Kingesmead, 44 acres of arable land in Bemerton-field; of common of pasture for 80 sheep, and 12 horses, and other animals in the commons of Bemerton, and of 2 acres of arable land lying in Quidhampton field now or late in the occupation of Thomas Bacon, or his assigns. And of the reversion of one garden and a small close adjoining in Quidhampton aforesaid now or late in the occupation of William Abell or his assigns, and of 5 messuages in Salisbury now or late in the occupations of Elizabeth Lissenbury, widow, John Hosse, [blank] Gussett, Roger Meredith, and William Puggstey, or their assigns.

The said George Irton was likewise seised of the site of the manor or farm of Amport, otherwise Audeport, lying at Amport in the said county and in the county of Southampton, with all appurtenances to the said site belonging in the county of Southampton, and of the reversion of 3 messuages or tenements now, or late, in the tenure of [blank] Swain, gent., or his assigns in the parish of St. Andrew, near Baynard's Castle, in the city of London, commonly called "The White Beare uppon Audlyn-hill," for the end of the term of 21 years granted by him, and by Elizabeth Russel, widow, to Philip Lear, gent.

The jury say that the aforesaid messuage, lands, etc., in Bemerton and Quidhampton are held of the heirs or assigns of Sir Richard Gresham, knt., in free socage, by fealty and suit at the court and by the annual rent of half a pound of pepper for all service, and they are worth yearly, clear [illegible]. The said messuages in Salisbury are held of John Bishop of Salisbury, in right of his bishopric, in free socage by fealty and the annual rent of 3d. for all service, and they are worth yearly, clear, 10s. The site of the manor aforesaid and of the capital messuage or farm aforesaid are held of John Marquis of Winchester, as of his manor of Basing in Southampton in free socage, by the rent of 20d., and by suit to be released of the court of the hundred of Andover for all service and demand; the site of the manor. capital messuage, and other the premises in London, are held of the King by fealty only in free socage or burgage of the City of London for all service, and they are worth by the year, clear, 30s.

The said *George Irton* died on the 1st March last or thereabouts, and *Richard Irton* is his only son and heir male, and is of the age of 26 years and more.

Inq. p.m., 5 Charles I, pt. 3, No. 26.

John Spenser, gentleman.

Inquisition taken at Marleborough, 30th July, 5 Charles I [1629], before Robert Worsham, esq., escheator, after the death of John Spenser, gent., by the oath of John Sadler, gent., Thomas Smith, gent., William Keat, gent., Robert Kingsman, Henry Smyth, Thomas Freeman, Thomas Walrond, William Cowper, Silvester Cook, Edward Arnold, Thomas Hitchcocke, John Cheney, Thomas Stevens, John Waterman, and Thomas Norris, who say that

John Spenser was seised in his demesne as of fee of the manor of Quidhampton, and of divers houses, lands, tenements, meadows, pastures, woods, and hereditaments, parcel of the same manor in Quidhampton, or elsewhere, within the parish of Wroughton, otherwise Elingdon, in co. Wilts. And also of 3 several closes of arable land and pasture, containing 64 acres, lying near Quidhampton, called the Overfieldes and the Crofte, lately parcel of a capital messuage or farm called Cancourt, within the parish of Liddiard Treigoes, in co. Wilts.

So seised, the said John Spenser, on 10th January, 18 James I [1621], by indenture of that date made between himself on the one part, and Sir George Ayliffe, knt., and Thomas Ayliffe, gent., of the other part, in consideration of a marriage to be solemnized between the aforesaid John Spenser and Anne Ayliffe, sister of the aforesaid Sir George, and Thomas Ayliffe, granted for himself, his heirs, and assigns to and with the aforesaid Sir George and Thomas Ayliffe, that he the said John Spenser, his heirs, assigns, and any person who should have any claim in the premises should stand seised to the use of him the said John Spenser and his heirs male by the said Ann, and for default of such issue to his right heirs for ever.

The said John Spenser and Ann Ayliffe were married on the 8th February, 18 James I [1621], and had issue John Spenser, the younger, their eldest son.

The said manor and premises in the parish of Wroughton, otherwise Elingdon, are held of *William* Earl of *Pembroke*, as of his abbey of Wilton, in free and common socage and not in chief, and are worth yearly, clear, £6 13s. 4d. the 3 closes called "The

Overfieldes" and "The Crofte" are held of the King as of his late priory of Bradenstoke, co. Wilts, in free and common socage, and not in chief, and are worth yearly, clear, 20s.

John Spenser, the elder, died on the 26th September, 4 Charles I [1628], at Quidhampton; and John Spenser, the younger, on the day of taking this inquisition was of the age 7 years 6 months and 15 days.

The aforesaid Anne survives and lives at Wroughton.

Inq. p.m., 5 Charles I, pt. 3, No. 38.

Sir William Powlett, knight.

Inquisition taken at Wokingham, als. Oakingham (sic), 19th November, 5 Charles I [1630], before Robert Worsham, esq., escheator, after the death of Sir William Powlett, knt., by the oath of Richard Planner (?), Robert Hawe, William Nutkine, John Halton, Ralph Bayley, Dewe Barnes, John Bradley, Henry Giles, Nicholas Medwin, Arthur Knight, Robert Horte, Richard Sclatter, John Brayante, and Henry Cotterell, who say that

Sir William Powlett was seised in his demesne as of fee in a meadow commonly called Ashton's North Meade, containing 40 acres, in the parish of Steeple Ashton, co. Wilts, late parcel of the farm and lands called Ashton's Farme late in the tenure of Henry Greenhill, gent., and of the annual tithes of the same which were lately purchased of John Aprice, esq.

The said Sir William Powlett was likewise seised in his demesne as of fee of a messuage with appurtenances and two closes of meadow and pasture, containing 20 acres, to the same belonging called Watkins; of 19 acres of arable land; of one close of pasture called Godfries, containing half an acre; of another close of pasture called Pearses, otherwise Perle, containing half an acre, and 2 acres part of a meadow there called Inmeade; of 16 acres of arable land in the common fields of Edington, and of 3 closes of pasture and meadow called Snytwell, otherwise Smitwell, otherwise Snytefield, containing 13 acres, all which premises are in Edington and were purchased of Geoffrey Whittacre. The said Sir William Powlett was also seised in his demesne as of fee of a messuage, or cottage, newly built upon the small grove or close of wood containing one acre adjoining the Common in Edington called Penny Plott, otherwise Splotte, late in the tenure of Geoffrey

Lawrence, of a garden, orchard, or curtilage to the same belonging; of one close of meadow or pasture called Chambers Meade, otherwise Allins Breache, containing 3 acres; of common of pasture for one rother beast in Shepton Downe and Western Downe in Edington lately purchased by the said Sir William Powlett of Merrick Spender and Henry Spender, and of 7 acres of meadow lying in the North Meade of Tynhead in the parish of Edington lately purchased by the said Sir William Powlett of Christopher Gardiner, gent.

The said Sir William Powlett was also seised in his demesne as of fee of 2 messuages and 6 virgates of land, and of another messuage and 2 virgates of land and pasture for 200 two-year-old

sheep in Ashmore, co. Dorset.

The said Sir William Powlett being so seised, by indenture of 27th November, 21 James I [1623], granted to Thomas Bowles, gent., his servant, an annuity of £10 issuing from the said lands and tenements in Edington called Watkins; to have to the same Thomas Bowles and his assigns during the life of the said Thomas Bowles. [Indenture recited.]

And the said Sir William Powlett being so seised, by his indenture of 31st March, 2 Charles I [1626], granted to George Scearch (sic) and Agnes his wife the aforesaid 3 closes and pasture called Snitwell, to have and to hold during the life of the said Agnes under the annual rent of id. And the said Sir William Powlett, by another indenture of 24th May, 4 Charles I [1628], conveyed to Sir Thomas Peniston, bart., his heirs and assigns for ever all messuages, closes, lands and tenements aforesaid, called Watkins, and the 2 small closes called Godfreys and Pearses, the said 2 acres of meadow in the common called Inmeade, the said 16 acres of arable land in the common fields of Edington, and the 3 closes of pasture and meadow called Snitwell; but the jury say that the aforesaid indenture between Sir William Powlett and Sir Thomas Peniston was made under the condition that if Sir William Powlett should pay to Sir Thomas Peniston f 1,000 on the 26th May, 1620, then the said indenture should be of no effect.

The meadow called Ashton's Mead is held of the King in chief by knight's service and by the annual payment of \pounds 12 to the farmer of Edington, instead of 12 cart loads of hay payable time out of mind from the aforesaid meadow to the aforesaid farmer for the time being, and is worth yearly, clear, 40s. The jury are wholly ignorant of whom, or by what service, are held the said messuage and lands called Watkins, the closes of pasture called Godfreys and Pearses, the said 2 acres of meadow in the common

of Edington, the said 16 acres of arable land in the common fields of Edington, and the said 3 closes of common and pasture called Snitwell; they are worth yearly, clear, 30s. They are likewise ignorant as to the messuage or cottage newly built upon the small grove, and the garden, orchard or curtilege to the same belonging, and the meadow called Chamber's Meade, which are worth yearly, clear, 6s. 8d., and as to the 7 acres of meadow in the north mead of Tynhead, which are worth yearly, clear, 5s. The 2 messuages and 6 virgates of land and premises in Ashmore are held of William, Earl of Salisbury, as of his manor of Cramborne, parcel of the honor of Gloucester, by knight's service, and they are worth yearly, clear, £4.

Sir William Powlett died 3rd March last past [1630]; William Powlett is his son and next heir, and was then of the age of 16 years, 2 months and 3 weeks.

Inq. p.m., 5 Charles I, pt. 3, No. 61.

William Gunter, lunatic.

Inquisition taken at Marlborough, 25th August, 5 Charles I [1629], before Sir Walter Smith, knight, Richard Digges, esq., serjeant-at-law, Robert Worsham, esq., escheator, and Thomas Aylieffe, gent., feodaries by virtue of the King's commission to them, and Sir William Button, knight, and Sir Lawrence Hyde, knight, directed to enquire as to the lunacy of William Gunter, by the oath of John Truslowe, gent., Thomas Waldron, gent., Edward Arnold, Thomas Hitchcock, Silvester Cook, John Savage, Robert Kinsman, Henry Crooke, Robert Smith, Thomas Phelips, Thomas Hide, John Chappell, Anthony Whiteharte, Henry Pettis, Robert Smith, and John Waterman, who say that

William Gunter, on the 19th of March, 16 James I [1619], was possessed of 4 messuages, 3 cottages, one water mill, 6 gardens, 6 orchards, 400 acres of land, 60 acres of meadow, 500 acres of pasture and 10 acres of wood, in Midleton Lisleborne, Milton Lilleborne, otherwise Lilbone, and Burbadge, co. Wilts, for the remainder of a term of 90 years from the octaves of St. Michael, 37 Elizabeth [1595], at the annual rent of $\int 21$ whilst he lived, and after his death at the rent of $\int 30$ for the remainder of the said term.

William Gunter being so possessed, and being then in sane mind, by said indenture of 19th March, 1619, made between himself of the one part, John Gunter, gent., brother of the same William, now deceased, William Fisher then of Birnam [?], in the county of Berks, and now of [blank], and Edward Mills of Chols . . . in the county of Wilts, gent., granted and assigned to the aforesaid John Gunter, William Fisher, and Edward Mills all the premises above recited, with all implements, household stuff, cattle, etc., and all his possessions real and personal whatsoever, to have and to hold the same to the said John Gunter, William Fisher and Edward Mills, their executors and assigns, to the uses following, namely, that the aforesaid William Gunter should have of the premises a competent maintenance for himself and Agnes then and now his wife during his lifetime, and also f 20 in money yearly, to be paid at the then and now mansion house of the said William Gunter at Milton aforesaid, and with the intention that if the said Agnes should survive her said husband, then she should have, after his decease, competent maintenance and attendance in the said mansion house, so long as she should remain unmarried, and also fio a year in money; and also with the intention that, within the space of 21 years, they the said John Gunter, William Fisher, and Edward Mills should provide portions of f 150 each for the sons of the said William Gunter, that is to say for William, John, James, Henry and Gilbert; and of f 120 each for Judith, Anne, Mary and Eleanor, daughters of the said William Gunter the elder; and of £40 for Frances Gunter another of his daughters, because she had from her grandmother more advancement than the rest of her sisters; and also with the intention that all the aforesaid children of the said William Gunter the elder should receive competent maintenance and education.

The true intent of the said indenture was that, from and after the said term of 21 years, the eldest son of William Gunter the elder, who at the end of the said term of 21 years should be living, should have and enjoy, to him, his heirs and assigns, all the premises aforesaid, for the residue of the said 90 years, and for default of such son or sons the residue of the aforesaid term of 90 years should be to the daughter or daughters of the same William who at the end of the term of 21 years should be living; and for default of such daughters then to the next of blood of the said William Gunter the elder who at the end of this and term of 21 years should be living.

It was further intended by the said indenture that during the said term of 21 years, and until the remainder of the said term of

go years should come, the [blank] to Brian Gunter, eldest son of the said William Gunter the elder, or to the eldest son of the said Brian. And the said Brian Gunter, and such wife as he should happen to marry, and such issue as they should happen to have, should have necessary maintenance and also, from and after the said marriage, f 20 a year in money.

The jury further say that the aforesaid William Gunter the elder, on the 25th day of August, 3 Charles I [1627], was, and ever since has been, by the visitation of God, a lunatic though enjoying some lucid intervals. They further say that the messuages, tenements and lands aforesaid are worth by the year f 80, and that the said Brian Gunter is the eldest son and next heir of the said William his father, and is of the age of 30 years or thereabouts.

[An Inventory of the goods of the said William Gunter follows.] Ing. p.m., 5 Charles I, pt. 3, No. 87.

Henry Long, esquire.

nquisition taken at Marlborough, 22nd September, 5 Charles I [1629], before William Daniel, esq., John Gydott, deputy-escheator, and Thomas Ayliffe, gent., feedary, commissioners appointed to enquire after the death of Henry Long, esq., by the oath of Robert Kingsman, gent., Robert [blank], John Chappell, Edward Arnold, Thomas Hichcox, Robert Smith, John Savage, Bartholomew Smith, Silvester Cocke, William Lewes, Thomas Stevens, Walter Stretch, Mark Fowler, Robert Smith, and George Stagge, who say that

Henry Longe, on the day he died, was seised in his demesne as of fee of 2 messuages and divers land, tenements and hereditaments belonging in Ditcheridge, co. Wilts, late in the occupation of Nicholas West and Anthony Harte, otherwise Horte; of one toft called Vannes, otherwise Vennes, and Margotts, late in the same tenure in Ditchridge, and of one messuage called Curtyshold in Ditchridge; of one messuage with appurtenances called Weeke, late in the occupation of John L (illegible), otherwise Taylor, lying and being in the parish of Box, of a close called Rack and Benecrofte, and of a meadow and pasture called Hollbrooks in Ditchridge aforesaid, and in Asheley within the parish of Box. Of 2 other messuages, and 2 half virgates of land to the same pertaining, called Henly and Isley, and of a messuage called Wormecliffe, within the same parish, in the tenure of William

Sandall or his assigns. Of a messuage, a barn, a close called Barnet close, or Sladescroft, containing 7 acres, a close called Nealcrofte meade containing two acres, and another close called Overstitchings, and the Haesside, containing 2 acres, and of one other messuage, and one other small parcel of land, containing one acre and a half, late in the tenure of — Bolwell, all in the parish of Box aforesaid. And of the moiety of one meadow called Westmeade, containing 2 acres, of one close of arable land, called Littleprock, containing one acre, lying at a place called Longcroft, of 2 closes of arable or woody land containing 3 acres, of 3½ acres of arable land lying in the common fields, and the moiety of pasturage for 25 two-year-old sheep upon parcel of the land called Kingsdown, late in the tenure of Thomas Peres (?), in the said parish of Box, and lately purchased of Thomas Maynard and Dorothy his wife.

The jury also say that long before the death of the said Henry Longe, Alice Longe, widow, mother of the said Henry, was seised in her demesne as of fee, of a capital messuage called Ashleve, and divers lands, tenements and hereditaments to the same pertaining, in the parish of Box aforesaid, and of one messuage in Middlehill within the same parish, late in the tenure of William Buttler, and of divers lands and tenements to the same pertaining, and of certain meadows and pastures in Rudlowe, within the parish of Box aforesaid, late in the tenure of Anthony Groome, and now in the tenure of Anthony Baldwyn and Richard Filkes (?); that is to say: one close called Middlecroft, one meadow called Widnamsteede, another meadow called Sharplands, another called Sedgeham, another called Mount Fordesham, another called Dizleage otherwise Dutlease, another called Hawse, another called Foogbrookes, and another called Brackwells, and of 14 acres of arable land called Newlandes lying in certain ground called a mooreground, 3 acres of land lying in the Quarefield, one acre of arable land lying in Chappel Field, and of certain meadows and pastures in Ditchridge aforesaid formerly in the occupation of Reginald Nowell, and of one messuage in Ashleye aforesaid formerly in the occupation of Julianna Auste, and of certain lands and tenements in the occupation of John Clark, in Box aforesaid, and of other lands and tenements in the tenure of William Hardinge in Ashleve aforesaid. And of 6 messuages, 4 orchards, and 6 gardens within the city of Bath and in Holloway, Wallcott, and Widcombe in co. Somerset.

The aforesaid Alice Longe being so seised, by a fine of the premises levied in Easter term 25 Elizabeth [1583], and made between Sir John Tracy, knight, and John Tracy, esq., plaintiffs,

and the aforesaid Alice Longe, widow, deforciant, in which fine the premises are described as 12 messuages, 6 tofts, one mill, one dovecot, 20 gardens, 1,000 acres of land, 500 acres of meadow, 800 acres of pasture, 200 acres of wood, and 20s. rent with appurtenances in Box, Ashley, Middlehill, Netherhill, Rudlow, Ditchridge and Haselbury, in co. Wilts, and 6 messuages, 8 gardens, and 8 orchards, with appurtenances in Bath, Holloway and Wallcott, in co. Somerset, acknowledged the premises to be the right of the said Sir John Tracy, and granted and quit claimed them to the same Sir John Tracy and John Tracy, esq., against herself and heirs for ever.

This fine was to the uses specified in a certain Indenture of 26th April, 25 Elizabeth [1583], had and made between her the said Alice by the name of Alice Longe of Ashley, widow, late wife of Anthony Longe, gentleman, of the first part, Thomas Longe, gentleman, second son of the said Alice, of the second part, and the aforesaid Sir John Tracy, knt., of Toddington, in co. Gloucester, and John Tracy, esq., his son and heir apparent, of the third part: the said uses were to the said Alice Longe and her assigns for the term of her life, and after her death to the said Thomas Longe and the heirs male of his body, and for default of such issue to the use of Henry Longe, another son of the said Alice, on whom the inquisition is taken, and the heirs male of his body. and for default of such issue to Giles Tracy, second son of the said Sir John Tracy, knight, and the heirs male of the said Giles, and for default of such issue to the use of the said John Tracy, esq., then son and heir apparent of the said Sir John Tracy, knt., and the heirs male of his body, and for default of such issue to the use of the right heirs of the said Sir John Tracy, knt., for ever.

The same *Thomas Longe*, in the lifetime of his said mother, died at Ashley without issue, and afterwards the said *Alice*, being seised of the premises in her demesne as of free tenement, also died at Ashley on the 16th September, 38 Elizabeth [1596], and the aforesaid *Henry Longe* entered upon and was seised of all the premises aforesaid.

The jury also say that the aforesaid 2 messuages called Vannes otherwise Vennes, and Margotts, the messuage called Curtishold, and other the premises in Ditchridge aforesaid, late in the tenure of *Nicholas West* and *Anthony Harte*, otherwise *Horte*, are held of the King as of his honor of Ewelme, and lately of the honor of Wallingford, but by what service they are ignorant; they are worth yearly, clear, 20s. The messuage called Weeke, with the lands, etc., to the same belonging were held at time of the death

of Henry Longe, the father, of the Treasurer of Salisbury, in free and common socage by fealty and the rent of 20s. a year, and are worth yearly, clear, 13s. 8d. Of whom the closes called Racke, Benecroft and Holbrooke, in Ashleye within the parish of Box, are held the jury are ignorant; they are worth yearly, clear, 13s. 4d. The premises called . . . at the time of the death of the said Henry Longe, the father, were held of George Speake, esq., as of his manor of Box, by fealty, suit at the court of the manor, and the yearly rent of 2s. 6d., and are worth yearly, clear, 10s. The aforesaid messuages and 2 half virgates of land, called Henly and Isley, are held of the said George Speake, as of his said manor of Box, in free and common socage, that is to say the yearly rent of 16s. 4d. for all other service, and are worth yearly, clear, 6s. 8d. Of whom the said messuage called Wormecliffe is held the jury are ignorant; it is worth yearly, clear, 8s. The messuage and other the premises in the tenure of — Bolwell are held of the said George Speake, as of his manor of Haselbury, in free and common socage, by suit of court, and the yearly rent of 2s. 10d. for all other service, and they are worth, yearly, clear, 2s. The moiety of the meadow called Westmeade, and other the premises lately purchased of Thomas Maynard and Dorothy his wife, in the said parish of Box, are held of the said George Speake, as of his said manor of Haselbury, in free and common socage, by fealty and the yearly rent of 2s. 6d., and they are worth yearly, clear [blank]. The capital messuage of Ashleve is held of the King as of his honor of Wallingford, by knight's service and the yearly rent of 3s. 4d., but by what part of a knight's fee the jury do not know; it is worth yearly, clear, f_4 . The messuage in . . . Middlehill . . . late in the tenure of William Buttler, is held of Sir Edward Baynton, knt., as of his manor of Rowden, in free and common socage . . at the yearly rent of 20s. 10d., and it is worth yearly, clear, 10s. The meadow and pasture in Rudlow are held of Sir Edward Hungerford, knight of the Bath, as of his manor of Rudlow, in free and common socage, by fealty and suit at the court of that manor, and by the yearly rent of 20s.; they are worth yearly, clear, 8s. whom the meadows in Ditchridge, in the occupation of Reginald Nowell, are held, or by what service, the jury are ignorant; they are worth yearly, clear [illegible]. The messuage, etc., in Ashley, formerly in the occupation of Julianna Auste, is held of the King, as of his honor of Wallingford, by knight's service, and is worth yearly, clear [illegible]. Of whom the lands and tenements in Box, formerly in the occupation of John Clarke, are held, and by what service, the jury are ignorant; they are worth yearly, clear, 8d.

The jury are likewise ignorant of whom or by what service the lands and tenements formerly in the occupation of William Hardinge in Ashley are held; they are worth yearly, clear, 10s. Of whom the premises in the city of Bath, Holloway, Walcot and Widcombe are held, or by what service, they are likewise ignorant; they are worth yearly, clear [illegible].

The said Henry Longe being so seised died at Ashleye on the

16th March, 3 Charles I [1628].

The jury further say that *Henry Longe*, gent., is the son and next heir male of the said *Henry*, and at the time of his father's death was of the age of 17 years 11 months and 13 days.

The jury further say that Isarell (sic), widow of the said Henry

Longe the younger, survives and lives at Ashley aforesaid.

Inq. p.m., 5 Charles I, pt. 3, No. 93.

Milliam Swaddon, clothier.

Inquisition taken at Marlborough, co. Wilts, 20th August, 6 Charles I [1630], before Nathaniel Augar, esquire, escheator, after the death of William Swaddon, late of Calne, co. Wilts, clothier, by the oath of Robert Kingsman, gent., Edward Arnold, Silvester Cooke, Thomas Norris, Thomas Hide, John Waterman, William Wake, Lewis Chapell, Walter Jeffryes, Thomas Trobrocke, Thomas Hitchcocke, Lionel Whityard, William Withers, Richard Webb, and William Lewys, who say that

William Swaddon was seised of fee of a messuage with 2 cottages, 24 acres of land, 6 acres of meadow, 5 acres of pasture, in Compton Bassett, co. Wilts; of a messuage, 6 acres of meadow, and 6 acres of pasture in Studley, in the parish Calne, co. Wilts; of a fourth part of an acre of land, called Leryes Lande, in Studley; and of a messuage with 3 cottages, 4 gardens, 26 acres of land, 12 acres of meadow, 30 acres of pasture, and common of pasture for all beasts in Calne, Quemerford alias Comerford, Cherhill, and Stockley, co. Wilts, purchased of Francis Lovell.

The premises in Compton Bassett are held of *Mervin*, Lord *Audley*, Earl of *Castlehaven*, as of the manor of Compton Bassett, by fealty and the rent of 13d. by the year, and are worth by the year, clear, 13s. 4d.; the premises in Studley are held of *John Hungerford*, in free and common socage, as of his manor of Studley, by fealty and the rent of 3s., and are worth by the year, clear, 12s.; the land called Leryes is held of the same *John Hungerford*, in

socage, as of his manor of Studley, by fealty and the rent of 2s., and is worth by the year, clear, 12d.; the premises in Calne, Quemerford alias Comerford, Cherhill, and Stockley are held of Richard Browne, gent., in free socage, as of his manor of Calne Serwen, by fealty and the rent of 12s., and are worth by the year, clear, 4os.; and that 13 acres of pasture, residue of the said 30 acres of pasture in Quemerford alias Comerford in a place called Hayles Comon, in a close there called Netham Hayles, abutting upon a certain lane called Hayle Lane on the east side, and upon the land of Sir John Ernely, knight, in the tenure of Thomas Looker, deceased, on the south part, and upon the land of John Duckett, esquire, in the tenure of Agnes Woodroffe, widow, on the west, are held of the King in chief by knight's service, and are worth by the year, clear, 10s.

William Swaddon died on 17th April last [1630] past; Henry Swaddon is his brother and next heir, and at the time of the death of the same William was of the age of 24 years and more.

Inq. p.m., 6 Charles I, pt. 1, No. 1.

Robert Pardinge alias Porth, gentleman.

Inquisition taken at Marlborough, 14th July, 6 Charles I [1630], before Nathaniel Augar, esquire, escheator, after the death of Robert Hardinge alias North, gent., by the oath of Silvester Cooke, gent., William Wake, Noah Webbe, Thomas Hatt, Thomas Smithe, William Withers, Thomas Trebutt, William Gye, William Bayley, Stephen Wild, Walter Streche, William Lewes, Richard West, Edward Jones, John Waterman, Nicholas Hibbert, Edward Wynd, and Robert Crapon, who say that

Robert Hardinge alias North was seised in fee of a messuage and 80 acres of land, meadow, pasture and wood in Badbury, and of all manner of tithes of corn, grain, hay, wool, and lambs coming from the premises. The premises are held of the King in chief by knight service, to wit, the rooth part of a knight's fee, and are worth by the year, clear, 20s.

Robert Hardinge alias North died on 4th April last past [1630]; Robert Hardinge alias North is his son and next heir, and at the death of his father was aged 40 years and more. Elizabeth, widow of the said Robert, the father, survives at Badbury and has dower of the premises.

Inq. p.m., 6 Charles I, pt. 1, No. 8.

Henry Long, esquire.

Inquisition, upon a writ of melius inquirendum, taken at Marlborough, 20th August, 6 Charles I [1630], before Nathaniel Augar, esquire, escheator, after the death of Henry Long, esquire, by the oath of Robert Kingsman, Edward Arnold, Silvester Cooke, Thomas Norris, Thomas Hide, John Waterman, William Wake, Lewis Chappell, Walter Jeffries, Thomas Trobrecke, Thomas Hitchcocke, Lionel Whityard, William Wythers, Richard Webb, and William Lewys, who say that

At the time of the death of Henry Longe certain lands in Ditcheridge were held of the King as of his honour of Ewelme, late of the honour of Wallingford, by knight service, to wit, by the 100th part of a knight's fee and rent of 6d. by the year; a certain close called Reeke and Benecroft, in Ashley, in the parish of Box, are parcel of the demesne lands of Ashley, and are held with the lands in Ashley of the King, as of the honour of Ewelme, of the honour of Wallingford, by the rooth part of a knight's fee and the yearly rent of 3s. 4d.; a messuage called Wormecliffe, in the parish of Box and the lands thereto belonging are held of George Speake, esquire, lord of Box, in free and common socage, by fealty, and the yearly rent of 2s. for all suits, services and demands; and the meadow and pasture in Ditchridge, formerly in the occupation of Reginald Nowell, are held of the said George Speake, as of his manor of Hasilbury, in free and common socage, by fealty, and the vearly rent of id. Of whom the land in the occupation of John Clarke, in the parish of Box, is held, the jurors are ignorant; the tenement formerly in the occupation of William Hardinge in Ashley, together with the capital messuage and certain lands in Ashley, are held of the King, as of the honour of Ewelme late of Wallingford, by knight service, to wit, the rooth part of a knight's fee and the yearly rent of 3s. 4d.

Inq. p.m., 6 Charles I, pt. 1, No. 14.

Roger Blagden, gentleman.

Inquisition taken at Marlborough, 14th July, 6 Charles I [1630], before Nathaniel Augar, esquire, escheator, after the death of Roger Blagden, gent., by the oath of Silvester Cooke, gent., William Wake, Noah Webb, Thomas Hatt, Thomas Smith, William Withers, Thomas Trebutt, William Gye, William Bayley, Stephen Wild, Walter Streche, William Lewes, Richard West, Edward Jones, John Waterman, Nicholas Hibbert, Edward Wynde, and Robert Crapon, who say that

Roger Blagden, long before his death, was seised in fee of a messuage or mansion house in Keevell, co. Wilts, called Steephans Holde, with stables, buildings, and gardens, etc., pertaining; of a parcel of land called Reades adjoining the garden aforesaid, containing by estimation ½ an acre; of common of pasture for one beast in a place called Oxen Lease; of 3 acres of pasture in a place called le Northwood, late in the tenure of the said Roger Blagden or his assigns; of 8 acres of land in Copell Churchfeild, and a parcel of meadow in the same field, in a place called Eight Mennes Parte; of 5 acres and a virgate of land in Weekefeild; of a parcel of meadow in the same field called Halfe Yarde Landes, lying in Netherton Meade; of a parcel of meadow called Halfe Yarde Landes, in a place there called Horselade; of 8 acres of land in Northfeild; of a place called Halfe Yarde Landes lying in Brode meade, in Northfeild, and one plot lying in Buckingtons Feild, called Halfe Yarde Landes; of one plot of meadow lying in Steenefeild, called Halfe Yard Landes, and one pasture called Weekelease and two meadows adjoining, called Weekmeades, one of them called Upper Meade and the other Lower Meade, lying in Keevell Neeke in Keevell, containing 80 acres more or less; of all those lands lying in Northfene of Keevell, whereof 2 acres lie upon the Woode, one acre upon Tadfurlonge, and \(\frac{1}{2}\) an acre at Bursley Lane End; of 3½ acres of land and a virgate of meadow in Cople Churchfeild, whereof 2 acres lie in Parke Furlonge, \frac{1}{2} an acre at Sheppardes Hedge, ½ an acre below Cople Church, ½ an acre upon Malbrooke, and the said virgate of meadow lying in a place there called the Deane; of 1½ acres of land in Weekefeild; and of all those parcels of land in Steenfeild, to wit, a dole of land when the fields are sown with beans and when they lie fallow, and of a dole of meadow in Buckingtons Feild when it is sown with tares,

all which lands were heretofore occupied with a house called Conscience *alias* Reades in Keevell, and are in the parishes of Keevell, Buckington, and Sceene, co. Wilts.

Being so seised, the same Roger Blagden by his indenture dated 28th April, 4 Charles I [1628], between the said Roger Blagden and Agnes, his wife, of the first part, and Thomas Foreman, of Cowbridge in the parish of Malmesbury, clothier, and Thomas Newnton, of Malmesbury, brewer, of the second part, and John James, of Westporte, gent., and John Blicke, of Malmesbury, mercer, of the third part, in consideration of a marriage to be had between Roger, son and heir apparent of the same Roger Blagden, and Hester James, daughter of Margaret James, widow, and sister of the said John James, covenanted to levy a fine of the premises, which fine levied in Easter term 4 Charles I [1628], was to the uses following, to wit, concerning the meadow called le Upper Weke Meade and 40 acres of pasture called Weeklease, abutting upon the meadow called le Upper Weeke Meade, to the use of Roger Blagden, the son, and Hester James for their lives or the longer liver of them, in the name of jointure, and to the use of the heirs of the body of the same Roger, the son, begotten upon the body of the aforesaid Hester, and for default of such issue, to the use of the heirs of the body of the aforesaid Roger Blagden, the son, and for default of such issue to the use of the aforesaid Roger Blagden, the father, and his heirs for ever; and as concerning the residue of all and singular the premises, to the use of Roger Blagden, the father, during his life, and after his decease to the use of the aforesaid Agnes, during her life, and after their decease, to the use of Roger Blagden, the son, and the heirs of his body, and for default of such issue to the use of the right heirs of Roger Blagden, the father, for ever.

And the jurors say that on 28th May, 4 Charles I [1628], the same Roger Blagden, the son, married the aforesaid Hester.

All the premises are held of the King in chief by knight's service, and are worth by the year, clear, to wit, the Upper Meade and 40 acres aforesaid 30s., and the residue 30s.

Roger Blagden, the father, died on 1st April last past [1630], at Keevell; Roger Blagden is his son and heir, and at the death of his father was aged 30 years and more. Agnes, widow of Roger Blagden, the father, yet survives at Keevell.

Inq. p.m., 6 Charles I, pt. 1, No. 50.

Sir Edmund Ludlow, knight.

Inquisition taken at Salisbury, 20th April, 1 Charles I [1625], before John Browne, John Gen, Thomas Ayleffe, and Nicholas Yonge, escheator, commissioners, after the death of Sir Edmund Ludlow, knight, by the oath of William Morris, Richard Twogood, John Waye, Matthew Burbage, John Note, William Penny, John Fussell, Matthew Poore, Stephen Hinton, Richard Rawkins, Thomas Welford, John Speringe, Richard Carter, Augustine Creede,

John Ellarye, and Richard Speringe, who say that

Edmund Ludlow was seised in fee of the manors of Withford. Sherborne, Kennes and Wallop, co. Southampton; and of all that capital mansion house within the park of Withford alias Tadley Park, co. Southampton, and of the park of Withford alias Tadley; and all those manors of Hill Deverell, Kingston Deverell, Forneux and Tidworth, co. Wilts, and the wood-land called Sowley and Elye in the parishes of Heytesburie and Sutton, co. Wilts, and of 5 messuages in the city of Salisbury. And being so seised, by indenture dated 23rd day of September, 43 Elizabeth [1601], between the aforesaid Edmund Ludlow of the first part, Thomas West, Lord Delawarr, deceased, of the second part, Henry Ludlow, esquire, then son and heir apparent of the said Edmund, of the third part, in consideration of the marriage between the aforenamed Henry Ludlow and Lettice his wife, one of the daughters of the aforesaid Lord Delawarr, and by a fine levied, the same Edmund conveyed the premises to the uses following, to wit, concerning the manors of Withford, Sherborne and Kennes, and the capital mansion house in the park of Withford alias Tadley Park, to the use of the aforesaid Henry Ludlow and Lettice his wife, for term of their lives or the longer liver of them, and immediately after the decease of the aforesaid Henry and Lettice, to the use of their eldest son and his heirs male in tail male, and for default of such issue to divers other persons in fee tail, with remainder thereof to the right heirs of the aforenamed Edmund Ludlow for ever. And concerning the manors of Hill Deverell, Kingston Deverell, Forneux and Tidworth, and the premises called Sowley and Elv, and the premises in Salisbury and the manor of Wallop, to the use of the said Edmund Ludlow for life, and after his decease the manor of Hill Deverill to the use of Margaret, then the wife of the said Edmund, for term of her life, and after the decease of the said Margaret

the manor of Hill Deverill and other the manors and lands appointed by the said Edmund Ludlow, after the decease of the said Edmund Ludlow to the use of Henry Ludlow for term of his life, and after his decease to the use of the eldest son of the said Henry and the heirs male of his body, in tail male, and for default of such issue to divers other persons in fee tail, with ultimate remainder to the right heirs of the said Edmund Ludlow for ever. And the aforesaid Edmund Ludlow was seised in fee of the manors of Fifield alias Fifitt and Deverill Hussey, co. Wilts, with land, meadows, and pasture in Deverell Longbridge, co. Wilts, called Burleis Farme, and of the manors of Yarnefeild and Ballow, co. Southampton. And being so seised, by his indenture dated 16th November, 9 James I [1611], between the aforesaid Edmund Ludlowe of the one part, and Edward Phillips, Master of the Rolls, of the other part, and by fine levied in Easter term o James I [1611], the said Edmund conveyed the premises last recited to the uses following, that is to say, the manor of Fifeild alias Fifitt to the use of Sir Henry Ludlow, knight, by the name of Henry Ludlow, the younger, second son of the aforesaid Edmund, for term of his life, with remainder thereof to the use of Elizabeth, his wife, for term of her life for jointure, with remainder thereof to the use of the aforesaid Henry Ludlow and the heirs male of his body, with remainder thereof to Edmund Ludlow, son of the aforesaid Edmund Ludlow, and the heirs male of his body, with remainder to the use of Humphrey Ludlow, another son of the aforesaid Edmund, and the heirs male of his body, and for default of such issue to the use of Benjamin Ludlow, another son of the aforesaid Edmund Ludlow. and the heirs male of his body, with remainder to Edmund Ludlow. son and heir apparent of the aforesaid Henry Ludlow, son and heir of the aforesaid Edmund Ludlow, and the heirs male of his body. with remainder to the right heirs of the aforesaid Edmund, on whom the inquisition is taken. And as to the manors of Yarnefeilde. Bollow, and Deverell Hussey, and the premises called Burleis Farme, to the use of the aforesaid Edmund Ludlow for life, and after his decease, as to the manors of Yarnefeilde and Bollow, to the use of the aforesaid Sir Henry Ludlow, and the heirs male of his body begotten upon the body of the said Elizabeth, Lady Ludlow, with divers other remainders and ultimate remainder to the right heirs of the aforesaid Edmund Ludlow. And as to the manor of Deverell Hussey and the premises called Burleis Farme, after the death of the aforesaid Edmund, to the use of Margaret, his wife, for term of her life, in augmentation of her jointure, with remainder to Edmund Ludlow, son of the said Henry, and his heirs male, with

remainder to the aforesaid *Henry* and his heirs male, with divers other remainders and ultimate remainder to the right heirs of the aforesaid *Edmund Ludlow*, on whom the inquisition is taken, for ever.

And the jurors further say that the aforesaid Edmund Ludlow was also seised in fee of a messuage and virgate of land in Wyley, co. Wilts, now or late in the tenure of Guy Everley, whereof on 3rd November last past [1624] he enfeoffed Eleanor, his daughter; and of an annual rent of 20s. issuing from lands in Steeple

Langford, co. Wilts, in the tenure of [blank] Massell.

The jurors also say that the manor of Withford is worth, clear, £3; and the manor of West Sherborne is held of the master and fraternity of the Maison Dieu of Southampton, as of the manor of Sherborne, in socage, fealty, and suit of court, and is worth by the year, clear, 5 marks; the manor of Kennes is worth by the year, clear, 33s. 4d.; the aforesaid land in Wallop is held of Sir Henry de Wallop, knight, as of his manor of Over Wallop, in socage, by fealty, and is worth, clear, by the year 13s. 4d.; the capital messuage in the park of Withford alias Tadley Parke is held of the Bishop of Winchester, but by what service they are ignorant, and it is worth by the year, clear,; the manor of Hill Deverell is held of Thomas Hawker, esquire, of his manor of Heytesbury, in socage, by fealty, and the rent of 3s. 4d., and is worth by the year, clear, fro; the manor of Kyngston Deverell is held of the King, as of the honour of Hampton Court, by the 40th part of a knight's fee, and is worth by the year, clear, f5; of whom the manor of Forneux is held they know not, it is worth by the year, clear, 26s. 8d.; the manor of Tedworth is held of the Earl of Hertford, as of his manor of Ambrosburie, by fealty, and is worth by the year, clear, f 4; the premises called Sowley and Eley are held of the King in chief by knight service, and are worth by the year, clear, 6s. 8d.; the messuage in the city of Salisbury is held of the Bishop of Salisbury, in socage, and is worth by the year, clear, 20s.; the manor of Fifeild alias Fifitt is held of the King in chief by knight service, to wit, the 20th part of a knight's fee, and is worth by the year, clear, 19s. 6d.; and the manor of Deverell Hussey and the farm called Burleis Farme are held of Sir Thomas Thynne, knight, as of his manor of Deverell Langbridge, in socage, and are worth by the year, clear, 40s.; the messuage and premises in Wyley are held of the Earl of Pembroke, but by what service they are ignorant, and are worth by the year, clear, 10s. Of whom the manors of Yarnefeilde and Bollow are held the jurors are ignorant.

Edmund Ludlow died on 9th November last past [1624], and Margaret, his widow, survives him; Henry Ludlow is his son and next heir, and at the death of his father was of the age of 40 years and more.

Ing. p.m., 6 Charles I, pt. 1, No. 86.

Milliam, Earl of Pembroke.

Inquisition taken at Salisbury, 24th September, 6 Charles I [1630], before Sir Benjamin Rudyard, knight, John Pym, esquire, George Evelyn, esquire, Francis Sadler, esquire, Thomas Ailiffe, gent., feodary of the county of Wilts, and Nicholas Yonge, gent., deputy escheator of the same county, commissioners to enquire after the death of William, Earl of Pembroke, by the oath of [the names of the jurors are illegible except those of Thomas Lambert and Thomas Mompesson], who say that

Long before the death of William, Earl of Pembroke, Henry, formerly Earl of Pembroke, father of the said William, was seised, amongst other things, of the site of the monastery of Wilton, and of the lordships and manors of Wilton, Alvedeston, Fougleston, Aven, Overton, Northugford, Southugford, Washerne, Chalke, Broade Chalke, Southnewton, Brudmore, Chilmarke, Ridge, Wishford, Little Brudcombe and Staunton, and of the borough of Wilton, the hundred of Chalk, the rectory of Bullbridge, the prebend of Southnewton, and the rectory and church of Southnewton, co. Wilts, and of an annual rent of 106s. 8d., and knight services issuing from certain land, late in the tenure of John Arney, in Dudlington, co. Dorset, and of certain rents, etc., from lands in the counties of Dorset and Devon, and also of divers other tenements, rents, services, fisheries, etc., in Wilton, Alvedeston, Fougleston, Overton, Northugford, Southugford, St. James Brudcombe, Fipned, Woodmanton, Upton, Brudmere, Trow, Alstone, Gerardiston, Staunton, Northnewton, Chilhampton, Laverstoke, Ugford, Abesse, Fovent, Ore, Lanford, Swacliffe, Washerne, Skeford, Tilleshed, Stockverdon, Burdens, Ball, Sutton Mandevile, Fighelden, Barwicke, Hanginglangford, Great Wishford, Bemerton, and Netherhangton, co. Wilts, late parcel of the possessions of the late monastery of Wilton, held of the King in chief by the service of a knight's fee, and are worth altogether by the year, clear, f_{47} 16s. $4\frac{3}{4}d$.; and of the manors of Ramsbury, Bayden, Axford, and the hundred

of Ramsbury, and the parks of Ramsbury on the High or the Old Parke, and of the hundred of Kinwardston, and of certain woods in Bedwyn, Burbage, Whiteparishe, Lantford, and Plagford, called le Broyle, Southgrove, and Erledoune, and of the advowsons and rectories of Ramsbury, Pewsey, and Mildenhall, co. Wilts, which same manors of Bayden and Axford, and other the premises last mentioned, are held of the King in chief by the service of a twentieth part of a knight's fee, and are worth altogether by the year, clear, £70; of the manor of Eblesborne alias Bushopston, co. Wilts, and of the capital messuage called Baynardes Castle, in London, which same manor and castle are held of the King in chief by the service of the twentieth part of a knight's fee, and are worth altogether by the year, clear, fio; of the manors of Stoke Trister, Cucklington, and Bayford, and of the office of warden of the Forest of Selwood, and of the manor of Barton, in the counties of Somerset and Wilts; of the borough of Shaftesbury, co. Dorset; of the manors of East Overton, Fizefeild alias Fyfeild, and the rectory of Fizefeild alias Feifeild, co. Wilts, which are held of the King in chief, and are worth by the year, clear, fio; of the manor and borough of Payngton alias Paynton, co. Devon; of the borough and castle of Cardyffe, and the manors of Lequeth, Ruthyn, Rothe, Newton, Noteashe alias Notage, Costmeston, Myskyn, Clunne, Glenrothney, Pentergh, and Llanblithian, the borough of Cowbridge, and certain lands, called Miskyn Forest, le Isle of Barrey, and Griffithes Moore, co. Glamorgan; of the manors of Deneleys, Dyffren, Maughan, Pencrane, Tintorne, Troy, and Comcarvon, Monathustlevne, and Abercarne, and of certain lands called Maughan Forest and Maughan Bedellary, co. Monmouth. All which lands the Lady Mary, Countess of Pembroke, widow of the said Henry, Earl of Pembroke, after the death of the same Henry, held for her life in satisfaction of her dower. And the aforesaid Henry, formerly Earl of Pembroke, was also seised of the manor of Chedsey and Cauntellous with the advowson of the churches of the same places, co. Somerset: and of the manor of Donynton alias Dynton, Northnewton, and Wyley, co. Wilts, which are held of the King in chief, and are worth by the year, clear, f 30; and of the manors of Dichampton and Bulbrig, co. Wilts, worth by the year, clear, f 6; and of the manor of Knighton, co. Wilts, worth by the year, clear, f 6 13s. 8d.; and of divers lands in the borough of Wilton, parcel of the possessions of Margaret, Countess of Salisbury, which are held of the King in chief, and are worth by the year, clear, 6s. 8d.; and of the site of the house of the Friars Preachers of Wilton

called the Fryers, and divers lands in Yatesbury and the advowson of the church of Yatesbury, and of the Forest of Groveley, co. Wilts, which same premises are held of the King as of his manor of East Greenwich, in free socage, by fealty only and not in chief, and are worth by the year, clear, 100s. He was also seised of the manors of Fovent and Lockeridg, co. Wilts, and of a tenement in Upford St. James, co. Wilts, formerly in the tenure of William Keyto, which premises are held of the King in chief by knight service, and are worth by the year, clear, f 10; of the manors of Radure and Llantrissen and the borough of Llantrissen, co. Glamorgan; of the rectory of Uske, co. Monmouth, and of the manors of St. George's, St. Nicholas, Michelston, Walterston, Bonyarton, and Lamais Malefaut, and of the manor and forest of Sengheuth, the manor of Lammais, Bedford, the forest of Tallavan, the manors of Avon Wallensis, and Terialth, the castle of Kenfeg, the castle of Kairfelly, the manors of Rudrey and Kayrey, and borough of Neath, Neath citra and Neath ultra, Killibebilth, and Britton, the manors of Spittle, Rayley, Llantwitt, and of the site of the house of the late Friars of Cardiff, co. Glamorgan; the castle and lordship of Uske, the borough of Trillegann, the castle and manors of Carleton, Carliton, Bedellary, Newgrange, Llantrissen, Wentlong, Stow, Cogan Malpas and Mendelgiffe, co. Monmouth; and of certain lands in Uske, Llantrissen, and Llangebye. The said Henry, Earl of Pembroke, had issue male the aforesaid William, late Earl of Pembroke, his eldest son, and Philip, now Earl of Pembroke and Montgomery, his second son, and no other sons, and on 18th January, 38 Elizabeth [1596], the same Henry made his will, whereby he left the site of the monastery and manor of Wilton and the other possessions of which he was seised in fee tail to William, late Earl of Pembroke, then his son and heir, and the lands settled upon Mary, Countess of *Pembroke*, he devised after the death of the same Mary, to William. his son and heir, and the heirs male of his body, and in default of such issue to Philip, now Earl of Pembroke and Montgomery, and the heirs male of his body, and for default of such issue with remainder to the right heirs of the said Henry. And the aforesaid Henry. Earl of Pembroke, died on 19th January, 43 Elizabeth [1601], and the said William, late Earl of Pembroke, entered upon the lands which descended to him.

And the said William, late Earl of Pembroke, was seised of the manors and lands in Hathersedge, Over Padley, and Nether Padley, and other places, co. Derby, and the manor of Tankersley and other manors and lands in co. York and Nottingham; and of the

manors of Ashton Gyfford, Stoke Verdon, and Willesford, co. Wilts. And the said William, Earl of Pembroke, and Mary, his wife, were seised of the advowson of the church of Ayshton Gyfford, but of whom the same manors and advowson are held the jurors are ignorant; they are worth by the year, clear, £13 6s. 8d. And being so seised the same William, late Earl of Pembroke, and Mary, his wife, by a fine levied in Trinity term, 3 Charles I [1627], conveyed the said manors and advowson to Sir Edward Leech, knight, and John Thorowgood, esquire, to the use of the aforesaid Mary, for term of her life, and after her decease to the use of the aforesaid

William, and his heirs and assigns for ever.

And the aforesaid William, Earl of Pembroke, was seised of the manor of Barford St. Martin, co. Wilts, and of a tenement called Cringell and lands in Llantrissen, co. Glamorgan, purchased of Thomas Harbarte, clerk, which are worth by the year, clear, fii; and of the manor of Langford alias Little Langford alias Domus Langford, co. Wilts, and of a capital messuage and lands there called Haytor's Farme, worth by the year, nothing during the life of Lady Beauchamp, yet surviving, and after her death 100s.; of the manor of Prior Alton and Stowell, co. Wilts, worth by the year 60s.; of the prebend or rectory of Ramesbury, co. Wilts, with all tithes, etc., in Ramsbury and Baydon, with the lands belonging to the same prebend, held of the King in chief as of his manor of East Greenwich, by fealty, in free and common socage and not in chief, and by the annual rent of £44 13s. 4d., it is worth by the year, clear of the said rent, 40s.; of the manor of Flamston, co. Wilts, worth by the year, clear, 20s.; of all that inn in the city of Salisbury called the Cornishe Coughe, and a messuage adjoining in the tenure of George Banck and George Maylor, which premises are held in free burgage of the city of Salisbury and are worth by the year, clear, 5s.; of a messuage and virgate of land in Southburcombe, co. Wilts, called the Freehold, late in the tenure of John Bowles, gent., worth by the year, clear, 2s. 4d.; of a messuage and virgate of land in Barford St. Martin, co. Wilts, late in the tenure of James Abbatt, and before that in the tenure of Christopher Hobbart, held of the manor of Barford, and worth by the year, clear, 2s. 6d.; of the Earle of Pembroke's stables, abutting upon Longacre in the east and Covent Garden in the south, co. Middlesex; and of the manor of Listalabout, co. Glamorgan. And the aforesaid William, late Earl of Pembroke, Sir Thomas Morgan, knight, and John Thorowgood were seised of the manor of Moore, co. Herts and Middlesex; of the Greate Parke and the Little Parke in the parishes of Watford,

Rislip, and Rickmansworth, co. Herts. and Middlesex; and of the manors of Rickmansworth and Pinchfield, co. Herts.

William, Earl of Pembroke, died on 10th April last past [1630], without issue of his body, and Mary, his wife, Thomas Morgan, and John Thorowgood survive him; Philip, now Earl of Pembroke and Montgomery, lord chamberlain of the King's household, is brother and next heir of the same William, and at the death of his brother was of the age of 40 years and more.

Inq. p.m., 6 Charles I, pt. 1, No. 88.

Roger Langley, gentleman.

Inquisition taken at Salisbury, 9th March, 5 Charles I [1630], before Nathaniel Augar, gent., escheator, after the death of Roger Langley, gent., by the oath of Francis Toppe, gent., William Walker, gent., Anthony Davis, George Acrigge, Robert Sweavinge, Christopher Merifeild, Robert Strugnell, William Wymbleton, John Noate, Maurice Whithorne, Robert Jole, Thomas Tutt, and Anthony Arthur, who say that

Roger Langley was seised in fee of the manor of Westharnam, co. Wilts, and of 3 messuages and divers lands occupied with the same in Westharnam, now or late in the tenures of John Jeffery, Robert Langley, and John Stent, or their assigns, and of a certain seigniory (seignioria) and annual rent service of 18d., and fealty, for certain lands and tenements in Westharnam, now or late in the tenure of John Younge, gent.

And being so seised the said Roger Langley by an indenture dated 10th January last past [1630], conveyed the premises to Nicholas Lawes and John Thomas, upon trust for 20 years immediately after his death to pay certain legacies as appointed by his will, and for the maintenance and education of Joan, Mary, William, and Thomas Langley, the younger children of the same Roger, and for giving them such portions as Mary, widow of the same Roger Langley, Nicholas Lawes, and John Thomas should think fit.

On 11th January last past [1630], the said Roger Langley made his will, whereby he left his lands and tenements and hereditaments in Westharnam to his eldest son Roger Langley and the heirs male of his body, and in default of such issue, to his son William Langley and the heirs male of his body, and for default of such

issue, to his son Thomas Langley and the heirs male of his body, and for default of such issue, to the right heirs of the same Roger Langley for ever, provided that if his son Roger Langley should happen to die without an heir male and should have a daughter or daughters, such daughter or daughters should hold the said lands and tenements for the term of 21 years after the decease of his said son.

The said premises are held of the King by knight service, and are worth, clear, f_3 6s. 8d.

Roger Langley died on 20th January last past [1630], and Roger is his son and next heir, and at the death of his father was of the age of 8 years 4 months and 8 days.

Inq. p.m., 6 Charles I, pt. 2, No. 48.

John Ray, ironmonger.

Inquisition taken at Salisbury, 9th March, 5 Charles I [1630], before Nathaniel Augar, esquire, escheator, after the death of John Ray, ironmonger, by the oath of Francis Topp, gent., William Walker, gent., Anthony Davis, George Acrigge, Robert Sweavinge, Christopher Merifeild, Robert Strugnell, William Wymbleton, John Noate, Maurice Whitehorne, Robert Jole, Thomas Tutt, and Anthony Arthur, who say that

John Ray was seised in fee of a messuage and 2 virgates of land in Gombleton alias Gomeldon, within the parish of Jemeston, co. Wilts, and of common of pasture for 210 sheep, 6 horses, 8 rother beasts, and 2 yearling bullocks, within the fields and downs of Gombleton alias Gomeldon, called the Tenauntry Feildes and Donnes, lying on the east side of Gombleton alias Gomeldon, as hitherto used with the same messuages and 2 virgates, and now or late in the tenure of John Tutt or his assigns, by virtue of a lease for term of 99 years if the same John Tutt and four others, now living, should live so long, for the rent of 33s. 4d.; of one other messuage and a virgate of land in Gombleton alias Gombeldon, within the parish of Jemeston, and common of pasture for 105 sheep, 4 horses, and 3 rother beasts, and one yearling bullock, in the said fields and downs of Gombleton alias Gombeldon, as heretofore used with the said messuage and virgate of land, late in the tenure of Thomas Stone; of one messuage and one virgate of land in Gombleton alias Gombeldon in the

parish aforesaid, now or late in the tenure of Richard Davers alias Brewer or his assigns, by virtue of a copy of court roll of the manor of Jemeston, for the term of the life of the said Richard Davers alias Brewer and Richard, his son, for the yearly rent of 16s. 8d.; of one other messuage and virgate of land in Gombleton alias Gomeldon in the tenure of Richard Tutt or his assigns and late customary land of the manor of Jemeston; and of one cottage and 2 little closes of pasture and 4 acres of arable land in Gombleton alias Gombeldon, late in the tenure of John Hardinge or his assigns, and of common of pasture for one beast upon the Marshe of Gombleton alias Gombeldon, occupied with the same cottage.

Being so seised, the said John Ray by indenture dated 2 June, 2 Charles I [1626], between the same John Ray, of the one part, and William Lavington, of Willesford, gent., and William Bayly, of Marden, gent., of the other part, in consideration of a marriage between the said John Ray and Cecily Lavington, daughter of the said William Lavington, and of £ 300 paid to the said John Ray for the marriage portion of the said Cicely, granted the two messuages and virgates of land in the tenures of Thomas Stone and Richard Tutt to the said William Lavington and William Bayly as jointure of the said Cicely.

The aforesaid messuages and other the premises are held of the King in chief by knight service. The two messuages and premises demised to the same William Lavington and William Bayly are worth, clear, 20s.; the cottages and two little closes and 4 acres of land are worth, clear, 2s.; and the residue of the premises is worth, during the leases 30s., and after 40s.

John Ray died on 11th February, 5 Charles I [1630], and the said Cicely survives him at Salisbury; Samuel Ray is his son and next heir, and at the death of his father was aged 11 years 9 months and 24 days.

Inq. p.m., 6 Charles I, pt. 3, No. 17.

Sir Richard Grobham, knight.

Inquisition taken at Salisbury, 9th March, 5 Charles I [1630], before Nathaniel Augar, esquire, escheator, after the death of Sir Richard Grobham, knight, by the oath of Francis Topp, gent., William Walker, gent., Anthony Davis, gent., George Acridge,

gent., Robert Sweaving, gent., Christopher Merifelde, gent., Robert Stringnell, gent., William Wimbleton, gent., John Nott, gent., Maurice Whiteborne, gent., Robert Joles, gent., Thomas Tutt, gent., and

Anthony Arthur, gent., who say that

Sir Richard Grobham, long before his death, was seised in fee of the manors of Great Wichford alias Wishford alias Muchell Wichford alias Wishford, Barwick St. Leonard alias Cold Barwick, Priors Bemerton, Comptons Bemerton, Westkington alias Westkeynton, Netleton Combe alias Combe Compton, Netherhaven, and Harklestone, of the prebend of Uphaven . . . of the rectory and church of Enford, of a messuage and 20 acres of land, 20 acres of meadow, 20 acres of pasture, and 40 acres of furze and heath, in Longstreet in the parish of Enford, formerly belonging to John Barnaby, of the free chapel of Barwick St. James, of the hundred and borough of Heighworth, of the hundred of Malmesbury, of 2 messuages, 3 cottages, in Eastknoyll, Stop, and Fownthill Gifford, and of common of pasture for 10 cows and one bull in Eastknoyll, called Sommer Lease, and of divers messuages in Upton Lovell, and 50 acres of land, 100 acres of meadow, 400 acres of pasture, 100 acres of wood, and 400 acres furze and heath in Great Wichford alias Wishford alias Muchell Wichford alias Wishford, Barwick St. Leonard alias Cold Barwick, Bemerton, Quidhampton, Southnewton, Stowford, Westkington alias Westkeynton, Netleton, Combe, Compton, Longstreet, Enford, Neitherhavon, Harkleston, Uphaven, Russall alias Rushall, Upton Lovell, Cudyll (?), Knoyll, Stopp, Founthill Gifford, Asserton alias Asherton, Barwick St. James, Heighworth, and Maulmesbury, co. Wilts. Of the fairs and markets to be held within the manor of Barwick St. Leonard alias Cold Barwick; of the manors of Chedworth, Yanworth, and Compton Abdale, co. Gloucester, of the rectory and church of Sithney alias Synney, co. Cornwall, of the manors of Plympton Grainge alias Plympton Ridgway, and Southole alias Southould, co. Devon, of the hundred of South Tawton, the borough of Seale alias Zeale, and certain lands in Plympton Mary, Plympton Morrice, Plympton Ridgway, Maker, Southole, Hartland, South Tawton, and Seal, co. Devon, of the manors of Stathe, Saltmore, Burbadge alias Burtpadge, and Bridgewater, of the hundreds of Kingsbury and Whitstone, and of lands in Stath, Saltmore, Gregory Stoke, Burbadge, Bishopps Lyddiard, Bridgewater, North Petherton, Wembdon, Kingsbury, and Whitstone, co. Somerset; of the messuage and farm of Lackford Richardes, and lands in Lackford Richardes, Lackford Abbottes, Lackford Abbesse, Somborne and Stockbridge, co. Southampton, and of a farm called Heyshott Ferme alias Upper Court, co. Sussex; of the manor of Purfleete, co. Essex; of the manor of Bromsgrove, co. Worcester; of the rectory of St. Neotes, co. Huntingdon; and of all tithes called Bardney tithes in Beckingham, Sutton, and Henton alias Fenton, co. Lincoln, and of the tithes of Elmessett, co. Suffolk.

And being so seised the same Sir Richard Grobham by his indenture dated 20 January, 2 Charles I [1627], between the same Sir Richard Grobham of Great Wishford, of the one part, and George Whitmore, esquire, citizen and alderman of London, George Howe and Thomas Brent, servants to the said Sir Richard, of the other part, covenanted to levy a fine of the premises to the uses following, that is to say, to the use of the same Sir Richard and his assigns and during his natural life at his disposal, and after his decease the manors of Wichford, Westkington, Nettleton, and Combe, the rectory of Enford, the messuages and lands in Longstreet in the parish of Enford, and all the manors, lands, etc., in Wishford, Muchell Wishford, Westkington, Nettleton, Combe, Compton . . , co. Wilts, and the manors of Chedworth, Yanworth, Compton Abdale, to the use of Dame Margaret Grobham, his now wife, for term of her life in the name of jointure, and as to the manor of Barwick St. Leonards alias Cold Barwicke and the tenements in East Knoyll, Stopp, and Founthill Gifford, the premises called Baldons Hills and Trapnells More, and pasture for 10 cows and one bull in a pasture called Sommerlease in East Knoyll, to the use of the executors of his last will during the life of John Grobham, gent., brother of the said Sir Richard, to be employed for the benefit and livelihood of such person, and to such use, as the said Sir Richard Grobham should appoint, and as to the manors of Burbadge and Bishops Lyddyard to the use of Dame Margaret Grobham, Christopher Potticary, of Stockton, co. Wilts. clothier, John Grobham, of Bromfeilde, co. Somerset, yeoman, John Bampton, of Nunton, co. Wilts, yeoman, John Bower, of Great Wishford, John Howe, George Howe, and Thomas Brent, servants of the said Sir Richard, in trust and to employ the profits thereof to the maintenance of the Almshouses erected by the same Sir Richard in the manor of Burvadge alias Burtpadge; and as concerning the residue and reversion of the premises, to the use of the executors of the last will of the said Sir Richard, until George Grobham, son of the said John Grobham, of Bromfeild, co. Somerset, should attain the age of 22 years, to be used as by some deed or the will of the said Sir Richard should declare, and then to the use of the same George Grobham and the heirs male of his body, and in default, to

the use of the said executors, until the second son of the said John Grobham, begotten or to be begotten on the body of Agnes, now his wife, should attain the age of 22 years, and then to the use of the said second son of the said John Grobham and the heirs male of his body, and in default, to the use of the said executors for their lives or the longest liver of them, to be employed as in the last will of the said Sir Richard should be declared, and then to the use of the right heirs of the said Sir Richard for ever.

And the same Sir *Richard* was seised of the manor of Steeple Langford and of 4 messuages, 20 acres of land, 20 acres of meadow, and 30 acres of pasture in Steeple Langford and Tucking Langford, co. Wilts, which the said Sir *Richard*, on 1st June, 4 Charles I [1628], purchased to him and his heirs, of *Nicholas Mussell*, gent.; and of the manor and advowson of the church of Osmington, co. Dorset, and of certain lands in Stockton, co. Durham, and lands in co. Pembroke.

A third part of the manor of Wishford was formerly parcel of the possessions of the monastery of Maidenbradley, and held of the King by knight service, to wit, the fortieth part of a knight's fee, and the other two parts are held of the King as of the Duchy of Lancaster, by the service of one knight's fee; the manor of Barwick St. Leonardes alias Cold Barwick is held of the King by knight service, and is worth by the year, clear, £6 6s. 8d.; the manor of Bemerton is held of the King in chief; and the residue of the manors of Priors Bemerton and Comptons Barwick, and premises in Bemerton, Quidhampton, South Newton, and Stowford are held of the King as of his manor of East Greenwich, in free and common socage, and not in chief nor by knight service, and are worth by the year, clear, £15; the manor of Westkington is held of the King in chief by the service of an eighth part of a knight's fee, and is worth by the year, clear, f20; the manor of Nettleton is held of the King in chief [faded]; the prebend of Uphaven is held of the King as of the manor of East Greenwich, and is worth by the year, clear, 40s.; the rectory of Enford is held of the King in chief, by the tenth part of a knight's fee, and is worth by the year, clear, 100s.; the free chapel of Barwick St. James, and other the premises in Barwick St. James, are held of the King as of the manor of East Greenwich, by fealty, in socage and not in chief nor by knight service, and are worth by the year, clear, 5s.; and the hundred and borough of Highworth, and the hundred of Malmesbury, are held of the King as of his manor of East Greenwich, in free and common socage, and not in chief nor by knight service, and are worth by the year, clear, 20s.

Sir Richard Grobham died on 5th July, 1629, and Margaret, late his wife, survives him; John Grobham is his brother and next heir, and at the death of the said Sir Richard was of the age of 60 years and more.

Inq. p.m., 6 Charles I, pt. 3, No. 53.

Anne Marnesord, widow.

Inquisition taken at Marlborough, 3rd January, 7 Charles I [1632], before Edmund Ryves, esquire, escheator, by the oath of Richard Smith, gent., Christopher Spencer, Silvester Cooke, Edward Arnold, John Waterman, Thomas Pike, Philip Godwin, Edward Dismoure, Thomas Gilmore, William Sayer, Walter Stretch, Henry Morse, and Nicholas Hibbert, who say that

Anne Warneford, widow, was seised in fee of the site and capital messuage of the monastery of Malmesbury in Malmesbury, and of 7 other messuages, 4 tofts, 3 gardens, 5 orchards, one water mill, 4 closes of pasture called Coniger Hill and convent orchard, containing 18 acres, 2 closes of meadow, containing 5 acres, 9 parcels of land, in Malmesbury, one close of arable land called Gaston, containing 7 acres, in Westport and Brokenborowe, and of one other close of pasture called Barnett Close, containing one acre, in Malmesbury.

The messuages and premises in Malmesbury are held of the King in chief by knight service, and are worth by the year, clear, 60s.; of whom the close called Gaston is held the jurors know not, it is worth by the year, clear, 6s.

Anne Warneford died at Malmesbury 11th April last past [1631]; Elizabeth, wife of Sir John Powlett, knight, aged 40 years, and Katherine, wife of Fulk Buttery, esquire, aged 36 years, daughters, and William (son and heir of William Plomer, esquire, by Anne, late his wife, deceased), aged 17 years 8 months and 20 days, grandson, of the said Anne Warneford, are her next heirs.

Inq. p.m., 7 Charles I, pt. 1, No. 4.

Thomas Bradford, gentleman.

nquisition taken at Marlborough, 4th January, 6 Charles I [1631], before James Yateman, esquire, escheator, after the death of Thomas Bradford, gent., by the oath of Robert Kingesman, gent., Robert Smith, William Francklin, Edward Arnold, Mark Fouler, Edmund Piper, Silvester Cooke, John Waterman, Daniel Perkins, Thomas Stevens, Thomas Bacon, William Lewis, Henry Osmond, Thomas Coster, John Lord, John Bayley, Anthony Grinaway, and Francis Gardiner, who say that

Thomas Bradford was seised in fee of 6 messuages, 6 tofts, 6 gardens, 120 acres of land, 20 acres of meadow, 110 acres of pasture, 6 acres of wood, and common of pasture for all beasts in Holte and Bradford. And being so seised, made his will on 6th February, 2 Charles I [1627], whereby he left the premises to Mary, his wife, that the said Mary might sell the same, and with the proceeds thereof pay his debts and legacies and keep the rest for her own use. The premises are held of the King in chief by knight service, to wit, by the 4th part of a knight's fee, and are worth by the year $\neq 3$.

Thomas Bradford died at Bradford, on 4th March, 2 Charles I [1627]; Bridget Riche, wife of Christopher Riche, gent., is his daughter and heir, and at the death of her father was aged 21 years and more.

Ing. p.m., 7 Charles I, pt. 1, No 7.

Richard Blanchard, gentleman.

nguisition taken at Marlborough, 9th June, 7 Charles I [1631], before James Yateman, esquire, escheator, after the death of Richard Blanchard, gent., by the oath of Richard Smith, gent., John Smith of Westkennett, gent., Thomas Smith of Sharborne, gent., Henry Smith, gent., William Smith of Wootton Ryvers, Peter Smith, John Smith of Harne, William Smith of Thornell, Ralph Smith, gent., Thomas Smith of Rackley, gent., Edward Smith, gent., Thomas Smith of Purton, Stephen Smith of Froxfeild, Thomas Smith of Wroughton, George Smith, Robert Smith of Clatford, senior, Stephen Smith of Ramsbury, John Smith of Easton, Robert Smith of Clatford, junior, Thomas Smith of Marlborough, and William Smith of Wroughton, who say that

Richard Blanchard died seised in fee of a messuage, a garden, 110 acres of meadow, 30 acres of pasture, and 3 acres of wood in Bidston, of $2\frac{1}{2}$ acres of land in Slaughtenford, in a close called Marchantes Cliffe, of $\frac{1}{2}$ acre of land in Slaughtenford on the north of the said close, of 2 acres in the Westfeild in Slaughtenford in a furlong called Marshe furlong, and another acre there in a furlong called Slade furlong. The premises in Bidston are held of the manor of Bidston by fealty and the rent of 33s. 4d., and are worth by the year, clear, 4os.; and the premises in Slaughtenford are held of the King in chief by knight service, and are worth by the year, clear, 3s. 4d.

Richard Blanchard died on 23rd March, 17 James I [1620]; Thomas Blanchard is his son and next heir, and at the death of his father was aged 6 years 12 months and 23 days. Mary, now the wife of William Hubbert, and late the wife of Richard Blanchard, and the said William now hold the premises, and the said Mary has dower out of the premises.

Ing. p.m., 7 Charles I, pt. 1, No. 21.

Robert Parding alias Porth.

Inquisition taken at Marlborough, 9th June, 7 Charles I [1631], before James Yateman, escheator, after the death of Robert Harding alias North, by the oath of Richard Smith, gent., John Smith of West Kennett, gent., Thomas Smith of Sharborne, gent., Henry Smith, gent., William Smith of Wotton Ryvers, Peter Smith, John Smith of Hamne, William Smith of Thornell, gent., Ralph Smith, gent., Thomas Smith of Ruckle, gent., Edward Smith, gent., Thomas Smith of Purton, Stephen Smith of Froxfeild, Thomas Smith of Wroughton, George Smith, John Smith of Easton, Richard Smith of Clatford, Stephen Smith of Ramsbury, Robert Smith of Clatford, junior, Thomas Smith of Malborowe, and William Smith of Wroughton, who say that

Robert Harding alias North was seised in fee of a messuage and 80 acres of land, meadow, pasture, and wood in Badbury, co. Wilts, and of all manner of tithes of corn, grain, hay, wool, and lambs coming from the premises, and was also seised in right of a reversion expectant after the death of Margaret Fox, now the wife of Charles Fox, of a close of pasture in Badbury, containing 34 acres,

commonly called Greenhill, and late parcel of the demesne lands of the manor of Badbury, lately purchased of *Thomas Redferne*, gent. All which premises are held of the King in chief by knight service, to wit, the 20th part of a knight's fee, and are worth, the said messuage and 80 acres of land and the tithe yearly, clear, 20s., and the aforesaid reversion 20s.

Robert Harding alias North died on 12th May last past [1631]; Thomas Harding alias North is his son and heir, and at the death of his father was of the age of 15 years 1 month and 21 days. Elizabeth Harding alias North, widow of the said Robert, and the said Margaret Fox yet survive.

Inq. p.m., 7 Charles I, pt. 1, No. 23.

Percules Burges, reoman.

Inquisition taken at Marlborough, 4th October, 17 James I [1619], before Robert Goldisborough, esquire, escheator, after the death of Hercules Burges, yeoman, by the oath of William Pinckney, junior, gent., William Pinckney, senior, gent., Robert Kingsman, gent., Robert Cripes, gent., John Coxe, John Amor, Thomas Norris, John Browne, Thomas Collins, Edward Coltelman, Thomas Smith, Henry Munder, Thomas Bacon, Robert Peace, and William., who say that

Hercules Burges was seised in fee of a messuage and 1½ virgates of land called Gibbes, of a parcel of pasture called Collins Parrock, of 3 parcels of pasture inclosed in a place called West Marsh, and another close of pasture called Thornage Close, and a messuage called Dabrums, and an acre of pasture in a close newly enclosed called Colliers ground. All which premises lie in Southmerston. Of a tenement called Terres, and a virgate of land with a several close adjoining in Stanton Fitzwarren, and of 2 acres of meadow in the common meadow called Seavenhampton Meadowe in Seavenhampton. And being so seised the said Hercules, on 12th December, 15 James I [1617], enfeoffed John Spencer, John Burgesse, and Edmund Burgesse of the premises, to the use of the said Hercules for life, and after his death, as to the messuage called Gibbes with the lands pertaining, and the pastures called Collins Parrock and Weste Marshe, to the use of Margaret Burges, his wife, for term of her life, and after her death to the use of John Dyper, junior, and the heirs male of his

body, with remainder to John Stevens and the heirs male of his body, with remainder to William Stevens and the heirs male of his body, with remainder to Henry Stevens and the heirs male of his body, and with remainder to the right heirs of the said Hercules for ever; and as to the messuage called Terres and the land belonging thereto in Stanton Fitzwarren, and the premises in Seavenhampton, and the tenement called Dabrams, and the land called Coliers Ground, after the death of the said Hercules, to the use of the said John Stevens, junior, and the heirs male of his body, with remainders to the said William Stevens, Henry Stevens, and John Dyper, junior, and the heirs male of their bodies successively, and with remainder to the right heirs of the said Hercules.

The tenement called Gibbes is held of *Henry Hungerford*, in free socage, as of his manor of Berton, by fealty and the annual rent of 20s., and is worth by the year, clear, 40s. The tenement and other the premises in Southmerston are held of the King by knight service and are worth by the year, clear, 10s., and the premises in Stanton Fitzwarren are held of *John Orgrave*, gent., in free socage, as of his manor of Stanton, by fealty and the annual rent of 12s., and are worth by the year, clear, 20s.

Hercules Burges died at Southmerston, on 22nd December, 15 James I [1617]; Agnes, wife of John Dyper, Eleanor, wife of John Burges, and Dorothy, wife of John Stevens, are sisters and co-heirs, and were at the death of the said Hercules of the age of 31 years and more. Margaret, widow of the said Hercules, yet survives at Southmerston.

Ing. p.m., 7 Charles I, pt. 1, No. 38.

Nicholas Gore, clothier.

Inquisition taken at Devizes, 18th March, 6 Charles I [1631], before James Yateman, gent., escheator, after the death of Nicholas Gore, late of Broughton Gifford, clothier, by the oath of Richard Dunford, gent., Philip Stronge, William Shorer, John Erwood, John Briant, Nicholas Sandford, Henry Maie, William Powell, William Grafton, William Erwood, John Swetingham, William Barnes, and Robert Bateman, who say that

Nicholas Gore was seised in fee of a messuage, a garden, and orchard, containing 3 acres, of one close of pasture called Homeclose, containing $3\frac{1}{2}$ acres, and of a meadow called Homemead, containing $2\frac{1}{2}$ acres, in Broughton Gifford. The premises are held

of the King as of the castle of Devizes by knight service and are worth by the year, clear, 20s.

Nicholas Gore died on 24th November, 1623, at Broughton Gifford; Nicholas Gore, junior, is son and next heir, and at the death of his father was of the age of 17 years 6 months and 13 days.

Ing. p.m., 7 Charles I, pt. 1, No. 56.

Edmund Maskelyne, gentleman.

Inquisition taken 5th October, 6 Charles I [1630], before Nathaniel Augar, esquire, escheator, by the oath of Thomas Sadler of Pirton Stoke, gent., Thomas Sloper of Cannynge, gent., William Skillinge of Pirton, John Coxe of Pirton, Robert Kingsman of Overton, Edward Arnold of Manton, Walter Streche of Lockeridge, Silvester Cooke of St. Margarets, gent., Lewis Chappell, William Snye, John Fowler, Walter Jefferies, Richard Webb, William Parrett, all 6 of Marlborough, John Waterman of Chilton, and

John Chappell of Milton, who say that

Edmund Maskelyne, late of Pirton, gent., was seised in fee of the hundred and borough of Crickladde, co. Wilts, and the rents of assize of the free tenants, and perquisites and profits of the court of the hundred and borough of Crickladd, and an acre of meadow in the common meadows and fields of Chelworth in the parish of Crickladd, formerly enjoyed by the bailiff of the hundred of Highworth and Crickladd, commonly called Stray Acres, which premises were formerly parcel of the possessions of *Thomas*, late Lord Seymour, attainted, and late the lands of George Whitmore, esquire, and are held of the King as of his manor of Est Greenewich by fealty only, in free and common socage, and are worth by the year, clear, f3; of the manor of Chelworth alias Chelworth, Crickladd alias Servingtons manor of Chelworth, co. Wilts, and a toft and close of pasture containing one acre and a half and one virgate of land, meadow, and pasture, in Calcott and Chelworth, late the land of Sir George Trenchard, knight, which are held of the King in chief by knight service, and are worth by the year, clear, 3s. 4d.; one messuage and 2 virgates of land in Chelworth in the parish of Crickladd St. Sampson, called Gallons alias Gaions, and another messuage and 2 virgates of land in Chelworth called Redwaies and Perridge, late the land of Edward Goddard, esquire, which are held of Henry, Earl of Danby, as of his manor of Chelworth, and are worth by the year, clear, 20s.; one messuage

lying in Chelworth, late the land of Robert Hobbs, which is held of the said Earl of Danby, as of his manor of Chelworth, and is worth by the year, clear, 2s.; of an acre of arable land in the fields of Chelworth called Meade Furlong, late the land of John Trynder, which is held of the Earl of Danby, as of his manor of Chelworth, and is worth by the year, clear, 1d.; and \frac{1}{2} acre of pasture in a place called Walter Furlong in Chelworth, and \(\frac{1}{2}\) acre of arable land in Meade Furlong, late the land of Henry Rutter, which are held of the Earl of Danby, as of his manor of Chelworth, by fealty and suit of court, and are worth by the year, clear, 1d.; and also of 2 acres of pasture in Walter Furlong in Chelworth, late the land of Edward Vaughan, gent., worth by the year, clear, 2d.; of 2 acres of land and meadow, whereof one is in Northmeade and the other in a field called Spittle, late the land of John Clerdye, worth by the year, clear, 2d.; of one messuage in Crickladd St. Sampson and 5 acres of arable land lying in the Fields of Chelworth, late the land of John Greene, worth by the year, clear, 2s. 6d.; of one messuage with a garden adjoining in Crickladd St. Sampson, and of certain parcels of arable land and pasture in the fields of Chelworth in the parish of Crickladd St. Sampson, containing 4 acres, and one parcel of wood in the parish of Pirton called Shooterclyffe Hill, containing 16 acres, late the land of Sir John Hungerford, knight, held of the manor of Pirton by fealty and suit of court, and worth by the year, clear, 3s. 4d.; of one burgage in the parish of Crickladd St. Sampson, late the land of William Hutchins alias Balle, which is held of the King as of the manor of East Greenwich by fealty, and is worth by the year, clear, 2s.; of a messuage, 8 cottages, 9 gardens, 9 orchards, 10 acres of meadow, 20 acres of pasture, 10 acres of arable land, 3 acres of wood, in several places and fields of Puritan alias Pirton, late the land of Edmund Dowdswell, held of the manor of Pirton by fealty only, and worth by the year, clear, 30s.; one close of pasture called Hursteeds Close containing 3 acres, and a parcel of meadow called Stitche, lying in a little meadow in Pirton, late the land of Edmund Grenaughe, held of the King by knight service, and worth by the year, clear, 1s.; of one messuage, forecourt, garden, and land now enclosed called Ringesburye, containing 20 acres; and of certain parcels of arable land in Betwell Field in Pirton, containing 2 acres, with common of pasture late the land of Edward Jenkins alias Morgan, held of the manor of Pirton, worth by the year, clear, 6s. 8d.; one cottage, garden, and close of pasture containing 3 acres in the parish of Pirton, parcel of the manor of Pirton Kaynes, late in the occupation of William Keblewhite or his assigns;

and of an annual rent of 3s. 8d. from the lands and tenements of the aforesaid Edmund in Pirton to Gray Lord Chandos, his heirs and assigns, that is to say, 2s. 2d. for land late Dowdswells, 1s. 6d. for land called Webhay, parcel of the manor of Pirton Kaynes, and of 2 small cottages with gardens containing a quarter of an acre in Pirton near the cottage aforesaid and parcel of the manor of Pirton Kaynes, late in the occupation of Robert Band and John Litle, and of a parcel of waste in Pirton containing 20 perches, and of a parcel of meadow called the Tething Halfe containing \frac{1}{2} acre in a place called Litle Meade, and of a parcel of land called Downe Way, containing of acre, late the land of Grav Lord Chandos, held of the King, and worth by the year, clear, 4s.; and of certain parcels of meadow called Steane Meade in the parish of Pirton in a place called Vennys, and in another meadow adjoining to a bridge called Woodwardes Bridge in Pirton, late the land of Thomas Bargett, held of the King in chief by fealty only, and worth by the year, clear, . . .; of certain parcels of meadow in the parish of Pirton on the east part of Rea, containing 2 acres, late the land of [blank] Saunders alias Mills and held of the King in chief by fealty only, and worth by the year, clear, 6d.; of certain parcels of meadow in or near the parish of Rodborne upon the east side of Rea, containing 2 acres, late the land of Thomas and William Saunders alias Mills, which are held of the King in chief by fealty only and worth by the year, clear, 4d.; of one close in Woodwardes Craftes, containing 6 acres, late the land of George and Aldam Penfold, which are held of the King by knight service and worth by the year, clear, 3s. 4d.; and of one parcel of arable land and meadow in the parish of Pirton called the Syde of the Downe, containing 4 acres, late the land of Thomas Pannell, which are held of the King in chief by knight service and worth by the year, clear, 4d.; of a close of pasture in Pirton called Webhay containing 3 acres, late the land of Richard Bath, which are held of the manor of Pirton Kaynes by fealty and the rent of 1s. 6d., and worth by the year, clear, 1s., and of a close of pasture in the further part of the plain in the said parish of Pirton; of an acre of arable land in Downefeild in Pirton, and of a close of pasture in the upper part of the east marsh of Pirton called Mopes, late the land of William Bayne alias Ellis, which are held of the King in chief by knight service, and worth by the year, clear, 1s.; of one close of meadow containing 5 acres in the north part of the plain in the parish of Pirton; of a certain parcel of meadow containing \frac{1}{2} acre in the parish of Pirton, and of a parcel of meadow containing 4 acres in Brookmeade in Pirton, late the land of William Reade,

which are held of the King in chief by knight service and worth by the year, clear, 5s.; of 2 closes on the further side of the plain in the parish of Pirton and 11/2 acre of arable land near a little meadow and a virgate of land in Hurne and 7 buttes of land and certain land lying in several places and fields of Pirton, late the land of Anthony Gleede, which are held of the King in chief by knight service, and worth by the year, clear, 5s.; of one close of meadow called Litle Meade Plott in Pirton, and 9 acres of land in the fields of Pirton late the land of John Sadler, which are held of the King in chief by knight service, and worth by the year, clear, 5s.; of a messuage and 2 other messuages, one whereof is called Malfordes, late of Gray Lord Chandos, and held of the King in chief by knight service; of a certain parcel of land in the parish of Pirton in a place there called Barfeild, containing 200 perches, which is held of the King in chief by knight service, and worth by the year, clear, 2s.; of a parcel of wood called Succond alias Sokthones in Bradon in the parish of Pirton, at or near a place called Greenehills, containing 14 acres, late the land of Robert Webbe, which is worth by the year, clear, 5s.; of a parcel of ground in Restropp in the parish of Pirton, and one cottage with a close of pasture called Buthey, and 4 acres of land in Pirton called Lytle Landes, late the lands of the church, which are worth by the year, clear, 1s.; of the reversions of a messuage in Liddiard Tregoze, of 2 messuages in Liddiard Millicent and Shawe, co. Wilts, of a messuage in Pirton and of a messuage in Pirton Stoke, co. Wilts; and of a cottage and close of pasture in Pirton called Begburies, of another messuage and close in Pirton called Cripps, late the land of Thomas Gates and Elizabeth, his wife, daughter of William Maskelyne, which reversions are expectant upon the death of Robert Maskelyne, and which are worth during the life of the said Robert Maskelyne nothing, and after his death 30s.; of 2 messuages, one cottage, and 2 closes of pasture in Pirton, called Brayes and Rymans, late the land of [blank] *Pepwall*, which are held of the King in chief by fealty only, and are worth by the year, clear, 10s.; of a messuage, a cottage, and 10 acres of meadow in the parish of Pirton, late the land of William Ware, and held of the manor of Pirton, by fealty, suit of court and 3d. rent, and are worth by the year, clear, 13s. 4d.; of a close of pasture in Pirton in a place called Pond Plain Anglicé behynde the Downe, containing 2 acres, late the land of Robert and William Hawkyns, which are held of the King in chief by fealty only, and are worth by the year, clear, 4d.; of a close in Pirton in a place called Combefeild, late the land of William Lytle, which

is worth by the year, clear, 1s. 8d.; of 4 acres and 78 perches of meadow, parcel of a meadow lying in Pirton adjoining Rea, and of one little parcel of meadow containing 8 perches in a close called Dowdswells adjoining a bridge called Elvers Bridge, late the land of William Holcroft, which are worth by the year, clear, 1s. 8d.; of a parcel of land containing one acre in the field of Ufcott in the parish of Brodehinton, co. Wilts, late the land of Thomas Lord, which is held of the King in chief by knight service and is worth by the year, clear, 4d.; of the tithe of hay and every kind of corn from a messuage and 5 virgates of land in Ufcott, formerly in the occupation of William Tuck, senior, late the tithe of [blank] Constable, [blank] Sadler, and of [blank] Woodlyes, which are held of the King in chief by knight's service, and are worth by the year, clear, 6s. 8d.; of one messuage in Burford, co. Oxon, late the land of John Legge, which is worth by the year, clear, 1d.; and of one messuage called Cowfeilds and 64 acres of meadow in the parish of Teuxburye, co. Gloucester, with all tithes, late the land of Richard Davys, gent., which are held of the King in chief by knight's service, and are worth by the year, clear, 20s.

Edmund Maskelyne died on the 19th of February last past [1630]; Nevell Maskelyne is his son and heir, who is of the age of 21 years

and more.

Inq. p.m., 7 Charles I, pt. 1, No. 74.

Robert Straunge, esquire.

Inquisition taken at Marlborough, 1st September, 7 Charles I [1631], before Sir George Ayliffe, James Yateman, esquire, escheator, of the co. of Wilts, and Thomas Ayleffe, feedary, of the co. of Wilts, commissioners, after the death of Robert Straunge, esquire, by the oath of Thomas Sadler, gent., John Sadler, gent., William Nordon, gent., Lanchelt [sic.] Homber, gent., William Sadler, gent., Christopher Spencer, gent., Sylvester Cooke, John Scull, John Wayte, Thomas Daye, Edward Arnold, Robert Kingesman, John Savage, Thomas Trekericke, John Parnell, William Lewis, and Robert Smithe, gent., who say that

Robert Straunge was seised in fee of Somerford Keynes with all appurtenances, and of a parcel of meadow called Pillesmoore,

containing 60 acres, in Somerford Keynes; of the rectory of the church of Somerford Keynes; of the manor of Sharnecott alias Cernecott, co. Wilts, of a great house in Cirencestre, co. Gloucester, of the lordship of Chesterton, and the mansion house called Chesterton with appurtenances in the fields of Cirencestre, Chesterton, Upper Sudington, and Lower Sudington; and of the mansion house called Watt at Mowrys alias Watt, at Moores, co. Gloucester, in the tenure of John James in right of Margaret, his wife. And the said Robert Straunge, being so seised, by his indenture dated 21st April, 15 James I [1617], conveyed all the premises, except the manor of Somerford Keynes and the premises in Somerford Keynes, to Sir Anthony Hungerford of Stock, and Edward Hungerford, then son and heir apparent of the said Anthony, as a settlement upon Jane, daughter of the said Sir Anthony, whom he covenanted to marry. And by another indenture dated 22nd April, 15 James I [1617], he granted to Anthony Straunge, his brother, in performance of the last will of Michael Straunge, deceased, father of the said Robert and Anthony, an annual rent charge of f 30, out of the manor of Somerford Keynes, and on 29th April, 4 Charles I [1628], he granted another annuity of f 30 to Michael Straunge, son of the said Michael, out of the manor of Somerford.

By his will dated 25th November, 1630, the said Robert Straunge directed that his body be buried in the parish church of Somerford Keynes, near the place of burial of his parents. He bequeathed to the poor of Cirencester, co. Gloucester, 20 nobles; to the poor of Somerforde Keynes, £3; to his servant William Gouldwell, a rent charge out of the manor of Somerford; to his brother Michael, 50s.; to his sister Bridget Straunge, 5 marks; to his sister Coxwell, 5 marks; to Mr. Swade, minister of Somerford, 40s. He directed that Jane, his wife, should set the sons of his brother Anthony to some good course of living. He appointed his wife as his sole executrix, to whom he granted a rent charge of £100 out of the manor of Somerford. He appointed Sir Edward Hungerford and his cousin, Robert Oldisworth, overseers of his will, and made provision for his daughters Margaret, Ann, Katherine, and Jane.

The manor of Somerford Keynes and premises in Somerford Keynes are held of the King in chief by the service of the 40th part of a knight's fee, and are worth by the year, clear, £24; the rectory of Somerford Keynes is held of the King in chief by the 20th part of a knight's fee, and is worth by the year, clear, 38s.; and the manor of Sharncot alias Cernecott and other the premises there are worth by the year, clear, £6 3s. 4d.

Robert Strange died 26th December last past [1630], leaving his wife Jane great with child; and afterwards, to wit, on the 1st of June last past [1631], there was born a son and heir of the said Robert Strange.

Inq. p.m., 7 Charles I, pt. 1, No. 75.

Sir John Dauntesey, knight.

Inquisition taken at Market Lavington, 26th July, 7 Charles I [1631], before Robert Drewe, esquire, Walter Norborne, esquire, James Yeatman, gent., escheator, of the county of Wilts, and Thomas Ayliffe, gent., feodary, of the said county, and Thomas Lambert, commissioners, after the death of Sir John Dauntesey, knight, by the oath of John Hitchcocke, gent., William Morden, gent., William Lavington, gent., John Bartlet, gent., Nicholas Carpenter, gent., William Bayley, gent., William Mandrell, gent., John Steevens, gent., John Meriweather, gent., John Slade, gent., John Ruddle, gent., Thomas Weston, gent., Thomas Withers, gent., Roger Willoughby, gent., Edward North, gent., and Edward Dick, gent., who say that

Sir John Dauntesey was seised in fee of the manor of Lavington alias Bishops Lavington alias West Lavington, and of 3 messuages, 300 acres of land, 100 acres of pasture, in Lavington and Fiddington, which are held of John, Bishop of Salisbury, as of his manor of Bishop Lavington, in fee, in common socage, by fealty, suit of court, and 45s. rent, and are worth by the year, clear, f8. And of a barn called Chancelors, a cottage, a croft, a garden, 200 acres of land, 12 acres of meadow, 60 acres of pasture, and common of pasture for 8 bulls and 300 sheep in Lavington alias Bishops Lavington, purchased of William Brouncker, esquire, and held of John, Bishop of Salisbury, as of his manor of Bishops Lavington, in free and common socage, by fealty and suit of court, and are worth by the year, clear, 50s.; of a messuage and farm called Newgate farm and 200 acres of land, 4 acres of meadow, and 200 acres of pasture in Bishops Lavington alias West Lavington in the tenure of William Bower, which are held of the Castle of the Devises in free and common socage, by fealty and the rent of 10s., and are worth by the year, clear, f4; of

the manor of Lavington Baynton alias West Lavington in Steeple Lavington alias Market Lavington, and of 3 messuages, 200 acres of land, 100 acres of pasture in Steeple Lavington alias Market Lavington alias Lavington Forum, which are held of the King in chief by knight's service, and are worth by the year, clear, f 23 6s. 8d.; of the manor of Lavington Rectory in Steeple Lavington alias Market Lavington, and of 2 messuages, 2 cottages, 40 acres of land, 10 acres of meadow, and 12 acres of pasture there, which are held of the King as of his manor of East Greenwich, in free and common socage, by fealty and the rent of 30s., and are worth by the year, clear, fio; of 100 acres of land, 100 acres of pasture, and common of pasture for 300 sheep in Gore in the parish of Steeple Lavington, which are worth by the year 40s.; of one messuage, 6 acres of land, 4 acres of meadow, 10 acres of pasture in Warton, which are held by John, Bishop of Salisbury, as of his manor of Potterne, in free and common socage, by fealty, suit of court, and 2d. rent, and are worth by the year, clear, 5s.; of 3 messuages, 60 acres of land, 10 acres of meadow, 30 acres of pasture, 6 acres of wood in Great Cheverell, which are held of the manor of Great Cheverell in free and common socage, by fealty, suit of court, and the rent of 6d., and are worth by the year, clear, 40s.; of one messuage, 30 acres of land, 5 acres of pasture in Patney, which are held of Philip, Earl of Pembroke, as of his manor of Patney, in free and common socage, by fealty, suit of court, and 18s. rent by the year, and are worth by the year, clear, 5s.; of 2 messuages and 2 carucates of land in Bishops Caning, Burton, and Chittowe, and 2 acres of pasture in Spyparke in the parish of Bishops Canings, which are held of John, Bishop of Salisbury, as of his manor of Bishops Canings, in free and common socage, by fealty, suit of court, and the rent of 23s. by the year, and are worth by the year, clear, 100s.; of 12 messuages, 3 cottages, 12 gardens, 60 acres of land, 20 acres of meadow, 40 acres of pasture in Wells and East Wells, co. Somerset; and of 4 messuages, 10 acres of land in Wickwarre, co. Gloucester.

And being so seised, the said John Dauntesey by his indenture dated 29th November, 3 Charles I [1627], conveyed to Sir John Ernele, knight, Sir Geo. Winter, knight, Sir John Lambe, knight, William Dauntesey, esquire, Robert Drewe, esquire, John Dauntsey, gent., and William Bower, gent., the premises to certain uses, that is to say, to the use of Sir John Dauntesey for term of his life, and after his decease to the said feoffees for 21 years, then to the use of William Dauntesey and the heirs male of his body, and for default of such issue to the use of John Dauntesey, gent.,

and the heirs male of his body, and for default of such issue to the use of the right heirs of the said Sir John Dauntesey for ever.

And by another indenture dated 7th July, 4 Charles I [1628], between Sir John Dauntesey of the first part, Sir John Danvers, knight, and Elizabeth Dauntesey, grandchild of Sir John Dauntesey, of the second part, and John Ernele, George Ayliffe, John Lambe, and Thomas Lambert of the third part, it was declared that the said John Ernele and the others should permit Sir John Dauntesey, during his life, to receive the profits of the premises, to the intent that the said Sir John should pay every year a 7th part of his debt of f_{4000} , and should dispose of the residue during his life at his will, and after his death the aforesaid John Ernele and the others should permit the said John Danvers to receive the profits of the premises during his life, and after his death the aforesaid Elizabeth Dauntesey and the heirs of the body by the aforesaid John Danvers, and for default of such issue the aforesaid William Dauntesey and the heirs male of his body, and for default of such issue the right heirs of the aforesaid Sir John Dauntesey.

Sir John Dauntesey, knight, died 28th December last past [1630], at Bishops Lavington, and the aforesaid Elizabeth, now wife of Sir John Danvers, and Sarah Stewkeley, now the wife of Sir Hugh Stewkeley, baronet, are his next heirs, to wit, daughters and heirs of Ambrose Dauntesey, esquire, deceased, son and heir apparent of Sir John Dauntesey; the aforesaid Elizabeth, at the time of the death of the said Sir John, was of the age of 25 years and more, and the aforesaid Sarah was, at the same time, of the age of 20 years and more.

Inq. p.m., 7 Charles I, pt. 1, No. 76.

Milliam Jones, esquire.

Inquisition taken at Marlborough, 1st Sept., 7 Charles I [1632], before James Yateman, esq., escheator, after the death of William Jones, esq., by the oath of Thomas Sadler, gent., John Sadler, gent., William Norden, gent., Lancelot Humber, gent., William Sadler, gent., Christopher Spencer, Silvester Cooke, John Scull, John Wayte, Thomas Daye, Edward Arnold, Robert Kingsman, John Savage, Thomas Trebrett, John Purnell, William Lewis, and Robert Smith, who say that

William Jones was seised in his demesne as of fee of the manor of Rouckley alias Ruckley and of 3 messuages, 4 cottages, 4 barns, 4 gardens, 4 apple orchards, 200 acres of land, 20 acres of meadow, and 200 acres of pasture in Rouckley alias Ruckley, Ogborne St. Andrew, and Preshute, co. Wilts; and of the rectory of Milton alias Milton Abbotes, and of all tithes, oblations, obventions, emoluments, and profits whatsoever, in Milton, Milton Abbottes, Milton Lylborne, Milton Averings, Milcott, Clench, and Fifild, co. Wilts, to the said rectory pertaining, in the tenure of Anthony Hinton, esq., and Jane, his wife, for the term of 58

years, if the said Jane should so long live.

And being so seised, a fine was levied in the Octaves of St. Michael, 3 Charles I [1627], between Edward St. Low, gent., and William Hinton, gent., plaintiffs, and the aforesaid William Jones, deforciant, of the aforesaid manor, rectory, and tithes. Which fine was levied to the uses following, viz.: concerning the said manor of Rouckley alias Ruckley, and all the premises lying in Ruckley, Ogborne St. Andrew, and Preshute, to the use of the said William Jones for life, and to the intent that he might lease the said manor, lands, and premises, or any part thereof, to whatsoever person or persons, so that such lease should not exceed 12 years. rendering such rent as to the said William should seem expedient; and after the death of the said William, then to the use of John Jones, son of the said William, his heirs and assigns for ever. And concerning the said rectory of Milton alias Milton Abbottes, and all tithes and profits to the same rectory pertaining, to the use of the said William Jones and his heirs, till Margaret Jones and Elizabeth Jones, daughters of the said William, should attain the age of 20 years, and afterwards to the use of the said Margaret and Elizabeth, their heirs and assigns for ever. Provided that if the said William Jones, his heirs or assigns, should pay to the said Margaret Jones the sum of £800, and to the said Elizabeth Jones £600, when they should attain the age of 20 years, the said uses limited to the said Margaret and Elizabeth should wholly cease and be void, and that then and thenceforth the said Edward St. Low and William Hinton should stand and be seised of the said rectory of Milton alias Milton Abbottes, and of all other the premises to the same rectory belonging, to the use of the said William Jones, his heirs and assigns for ever, and to no other use. Which same uses of the premises, by indenture 1st September, 3 Charles I [1627], between the aforesaid William Jones of the one part, and the aforesaid Edward St. Low and William Hinton of the other part, in consideration of the surrender to the said William Jones

by the aforenamed Edward St. Lowe and William Hinton of the said manor of Rouckley alias Ruckley and all other the premises in Ruckley, Ogborne St. Andrew, and Preshutte aforesaid, and of all estate, right, and title of the same Edward St. Low and William Hinton and either of them, in the same, and in consideration of the assurance of the said portions of the said Margaret and Elizabeth limited and specified and by virtue of the statute of uses, the aforesaid William Jones was seised in his demesne as of free tenement as well of the aforesaid manor of Rouckley alias Ruckley and of other the premises in Ruckley Ogborne and Preshutte for life, with remainder thereof to the aforesaid John Jones, his heirs and assigns, and of the aforesaid rectory of Milton Alias Milton Abbotes aforesaid, in Milton, Milton Abbotes, Milton Lilborne, Milton Averings, Milcot, Clench, and Fifild to the said rectory belonging in his demesne as of fee under the condition above mentioned.

The jurors further say that William Jones was seised in his demesne as of fee of the advowson of the church of Milton alias Milton Lilborne, and of all tithes and profits in Fifild alias Fyfield, and Clench to the said church belonging, and died seised thereof.

The jurors further say that William Jones was seised in his demesne as of fee of one messuage or tenement with one croft or orchard to the same adjoining, 56 acres of arable land, 3 acres of meadow, and 2 several closes of meadow or pasture, lying in Milton Lilborne, Milton Abbottes, and Milton Havering, or in any of them, formerly in the tenure of John Warren and now in the tenure of the said Anthony Hinton and Jane, his wife, for the aforesaid term of 58 years.

The jurors further say that the said William Jones was seised in his demesne as of fee of 4 closes of land or pasture, called le Hamstalls or Hamsteeds, with appurtenances lying in Mildenhall, co. Wilts. And afterwards, by indenture 6th November, 13 James I [1615], between the same William Jones, Richard Digges, esq., John Ryves, esq., and Philip Francklyn, gent., on the one part, and Sir Lawrence Hide, knt., Sir Nicholas Hide, knt., John St. Low, esq., and the said Edward St. Low, on the other part, in consideration of the marriage before then solemnized between the said William Jones and Margaret, then his wife, and in consideration of the marriage portion of £600 paid to the said William Jones by the said John St. Low, father of the said Margaret, for a jointure for the aforesaid Margaret, the parties of the first part covenanted with the parties of the second part, that the said William Jones and his heirs, and every other person having or to have any estate

of inheritance in fee simple in the lands and hereditaments last mentioned, should stand and be seised thereof to the uses in the said indenture mentioned, viz., to the use of the said William Jones for life, without impeachment of waste, and after his decease to the use of Margaret, his wife, for life, and after her decease to the use of their heirs male; remainder to the right heirs of the said William Jones.

The said manor of Rouckley alias Ruckley and the said premises in Rouckley alias Ruckley, Ogborne St. Andrew, and Preshutte are held of the King as of his Earldom of Shrewsbury by knight service, but by what part of a fee the jurors are ignorant. And they are worth by the year, beyond reprises, during the said term of 12 years f_4 , and afterwards f_8 ; the rectory of Milton alias Milton Abbottes and the aforesaid tithes and profits in Milton, Milton Abbottes, Milton Lilborne, Milton Averings, Milcot, Clench, and Fifild, are held of the King in free and common socage as of his manor of East Greenwich, by fealty and not in chief, and by the yearly rent of f 12 6s. 8d., payable to the hands of the King's receiver-general for Wiltshire, and by the yearly rent of 46s. 8d. to the vicar of Milton, for his portion out of the rectory; and they are worth yearly, beyond reprises, during the life of the said Jane nothing, and after her decease f_5 ; the advowson of the church of Milton alias Milton Lilborne, and the aforesaid tithes and profits in Fyfild and Clench thereto belonging, are held of the King in free and common socage as of his manor of East Greenwich, by fealty only, and are worth yearly, beyond reprises, 12s.; the aforesaid messuage and other the premises in Milton Lilborne, Milton Abbottes, and Milton Haverings, formerly in the tenure of John Warren, are held of the heirs of Peter Cowdrey, by fealty and the rent of 6d. yearly for all services, and are worth yearly, beyond reprises, during the life of the aforesaid Jane 12d., and after her decease 5s.; and the aforesaid 4 closes of land called le Hamstalls or Hamsteed, in Mildenhall, are held of Sir Edward Hungerford, knight of the Bath, as of his manor of Mildenhall, in free and common socage, by fealty and the annual rent of 2s. 11d., and are worth yearly, beyond reprises, during the life of the said Margaret Jones, widow, late wife of the said William Jones, nothing, and after her decease 20s.

The said William Jones died 10th March last past [1632] at Woodlands, co. Wilts, and the said John Jones is his son and heir, and is of the age of 30 years 6 months and 24 days. The aforesaid Margaret, his widow, yet survives at Woodlands, and the aforesaid Jane, wife of the said Anthony Hinton, and Margaret,

daughter of the said William Jones, yet survive at Woodlands. The said Margaret, the daughter, is of the age of 18 years and 11 days, and the aforesaid Elizabeth Jones is of the age of 15 years 12 [sic] months and 20 days.

Inq. p.m., 7 Charles I, pt. 1, No. 79.

Joan Poyes, widow.

Inquisition taken at Devizes, 1st August, 21 James I [1623], before Tobias Rose, escheator, after the death of Joan Noyes, widow, by the oath of Thomas Willowbie of Laventon, gent., Ferdinand Huse, gent., William Manderell, gent., William Norden, gent., Thomas Sloaper, gent., Brian Nashe, gent., Robert Child, gent., Philip Wheller, gent., Abraham Laurence, gent., John Style, gent., Roger Willobie, gent., John Harnas, gent., and Robert

Heskins, gent., who say that

Joan Noyes was seised in her demesne as of fee of the manor of Blackswells in Whitparish, co. Wilts. Of one messuage, 4 acres of land, 2 acres of meadow, and 3 acres of wood called Strathfords in Whitparish; of 12 acres of land, called Hyde Field and Muffoote, in Whitparish; of one messuage, 10 acres of land, 20 acres of meadow, 20 acres of pasture, and 5 acres of wood in Knoyll Episcopi; of one messuage, 30 acres of land, 10 acres of meadow, 30 acres of pasture, and 20 acres of wood in the several tenures of John Gosling, John Cox, and [blank] Tutt, widow, called Standen in Chute, co. Wilts; and of 20 acres of pasture in the tenure of the said John Gosling, called Chashames, with appurtenances in Chute aforesaid; of the manor or capital messuage of Chessenbury with appurtenances, 180 acres of land, 10 acres of meadow, and 12 acres of pasture in Chessenbury; of one messuage, 160 acres of land, 10 acres of meadow, and 2 acres of pasture in Uphaven, co. Wilts; and of one messuage, 30 acres of land, 6 acres of meadow, and one fulling mill in Russall; also of 2 messuages, 82 acres of land, and 5 acres of meadow in the several tenures of Roger Wellobye, gent., and Paul Coleman in Eastlavington; also of one messuage, 30 acres of land, 6 acres of meadow, 20 acres of pasture, and 6 acres of wood, called Helme in Remesbury.

And the jurors further say that the said manor of Blackswell in Whitparish is held of *Thomas Cabell*, gent., in free socage, as of his

manor of Whelpley, co. Wilts, by the yearly rent of 5s., and is worth yearly, beyond reprises, f3; the aforesaid messuage, 40 acres of land, 2 acres of meadow, and 3 acres of wood called Stratfords in Whitparish are held of Edward Saintbarbe, esq., in free socage, as of his manor of Alderston, co. Wilts, by the yearly rent of 3s., and they are worth yearly, beyond reprises, 20s.; the aforesaid 12 acres of land called Hide Feilde and Muffootte, in Whitparish, are held of Sir Lawrence Hyde, knt., in free socage, as of his manor of Cowfeilde, co. Wilts, by the yearly rent of 2s. 6d., and they are worth yearly, beyond reprises, 6s. 8d.; and the aforesaid messuage, 10 acres of land, 20 acres of meadow, 20 acres of pasture, and 5 acres of wood in Knoyll Episcopi are held of Launcelot, Bishop of Winchester, in free socage, as of his manor of Knoyll Episcopi, by the yearly rent of 10s., and are worth clear by the year, beyond reprises, 20s.; the aforesaid messuage, 30 acres of land, 10 acres of meadow, 30 acres of pasture, and 20 acres of wood in the several tenures of John Goslynge, John Coxe, and [blank] Tutt, widow, called Standen, in Chute, are held of Sir John Phillpott, knt., in free socage, as of his manor of Chute, by the yearly rent of 10s., and are worth yearly, beyond reprises, 26s. 8d.; the aforesaid 20 acres of pasture called Chashams, in Chute, are held of Edward Skillinge, esq, in free socage, as of his manor of Fosbury, by the yearly rent of 5s., and are worth yearly, beyond reprises, 10s.; the aforesaid manor or capital messuage of Chessenbury, 180 acres of land, 12 acres of pasture, and 10 acres of meadow in Chessenbury are held of [blank] Brewning, esq., in free socage, as of his manor of Chessenbury, by the yearly rent of 4s. 8d., one pound of pepper and one pound of cumin, and are worth yearly, beyond reprises, 40s.; the aforesaid messuage, 160 acres of land, 10 acres of meadow, and 2 acres of pasture in Uphaven are held of Edward Hungerford, esq., in free socage, as of his manor of Uphaven, by the yearly rent of 48s. 8d., and are worth yearly, beyond reprises, 30s.; the aforesaid messuage, 30 acres of land, 6 acres of meadow, and the fulling mill in Russall are held of Henry Pole, esq., in free socage, as of his manor of Russall, by the yearly rent of 10s. and one pound of pepper, and are worth yearly, beyond reprises, 13s. 4d.; the aforesaid 2 messuages, 82 acres of land, and 5 acres of meadow in the several tenures of Roger Willowbye, gent., and Paul Coleman in Eastlavington are held of Sir John Dauntesey, knt., in free socage, as of his manor of Eastlavington, by the yearly rent of 21s., and are worth yearly, beyond reprises, 30s.; the aforesaid messuage, 30 acres of land, 6 acres of meadow, 20 acres of pasture, and

6 acres of wood called Helme, in Remsbury, are held of William, Earl of *Pembroke*, in free socage, as of his manor of Remsbury, by the yearly rent of 8s. 4d., and are worth yearly, beyond reprises, 10s.

The said Joan Noyes died 16th October last [1622], at Wayhill,

co. Southampton.

William Noyes, gent., is her son and next heir, aged 40 years and more.

Ing. p.m., 7 Charles I, pt. 1, No. 82.

Anne Gore, widow, lunatic.

Inquisition taken at Marlborough, 9th June, 7 Charles I [1631], before James Yateman, esquire, escheator, to inquire concerning the lunacy of Anne Gore, widow, by the oath of Richard Smith, gent., John Smith of Westkennett, gent., Thomas Smith of Shaborne, gent., Henry Smith, gent., William Smith of Wotton Rivers, Peter Smith, John Smith of Hamme, William Smith of Thornell, Ralph Smith, Thomas Smith of Ruckley, Edward Smith, gent., Thomas Smith of Purton, Stephen Smith of Froxfield, Thomas Smith of Wroughton, George Smith, John Smith of Easton, Robert Smith of Clatford, senior, Stephen Smith of Ramsbury, Robert Smith of Clatford, junior, Thomas Smith of Marlborough, and William Smith of Wroughton, who say that

Anne Gore is, and for 4 years past has been, a lunatic with lucid intervals, and that William Gore, deceased, was seised in his demesne as of fee of one messuage, 60 acres of land, 6 acres of meadow, and 30 acres of pasture in Broughton Gifford; and also of 16 acres of meadow and pasture in Benacre, Shawe, Whitley, and Wyke next Lacock, and being so seised made his last will at Broughton Gifford, dated 12th April, 14 James I [1616], whereby he devised all messuages, lands, tenements, and other the premises aforesaid to Anne Gore, his wife, for life.

The aforesaid messuage and other the premises in Broughton Gifford are held of the lord of the manor of Broughton Gifford as of his manor of Broughton Gifford, in free and common socage, by fealty, suit of court of that manor, and the yearly rent of 5s., and are worth, beyond reprises, £ 30; the aforesaid 16 acres of meadow and pasture in Benacre, Shawe, Whitley, and Wyke next Lacock are held of William Brunckard, esq., as of his manor of Melkesham,

in free and common socage, by fealty and the yearly rent of 2s. $11\frac{1}{2}d$, and are worth, beyond reprises, f 10.

And the said Anne Gore is possessed of 4 cows, price f 8; of one mare with foal, price f 13; of divers beds, coverlets, blankets, bolsters, and pillows, price f 6, and of divers parcels of brass and iron, fire irons (parcellis ercis cinerii et ferri), price 40s.; of 3 calves, price 20s.; of 4 young pigs, price 20s.; of one pair of waggon wheels, price 20s.; of divers chests and coffers, price 20s.; of 3 bedsteads, price 20s.; and of two tables and divers stools, price 20s.

The jurors further say that the said Anne Gore is indebted to Anne Gore, Mary Gore, and Margaret Gore, daughters of the said Anne Gore, in the sum of 300 marks, viz., each of them 100 marks as a legacy left by the said William, and to — Batcheler, widow, in the sum of £12.

Anne Gore, Mary Gore, and Margaret Gore are the daughters and coheirs of the said Anne.

Anne Gore, the daughter, is aged 20 years and more, Mary Gore, 19 years and more, and Margaret Gore, 16 years and more.

William Gore died 21st April, 14 James I [1616].

Inq. p.m., 7 Charles I, pt. 1, No. 85.

William Marhue, gent.

Inquisition taken at Marlborough, 5th October, 6 Charles I [1630], before Nathaniel Augar, esq., escheator, after the death of William Mayhue, gent., by the oath of Thomas Salter, gent., Thomas Sloper, gent., William Skillinge, John Coxe, Robert Kingsman, Edward Arnold, Walter Strech, Silvester Cooke, Lewis Chappell, William Guy, John Fowler, Walter Jeffreys, Richard Webb, William Parrett, John Waterman, and John Chappell, who say that

William Mayhue was seised in his demesne as of fee tail, to him and the heirs of his body, of one messuage or tenement and half a virgate of land lying in Sedghull alias Sedghill, co Wilts, late in the tenure of John Hilgrove or his assigns, and of a certain parcel of ground containing by estimation 15 acres, lately enclosed out of the late common grounds of the manor of Sedghull alias Sedghill.

And the aforesaid William Mayhue being so seised, in Easter term, 14 James I [1616], suffered a common recovery of the aforesaid messuage and other the premises, which recovery was between Robert Eyre, esq., and John Holloway, plaintiffs, against the said William Mayhue, tenant thereof, by the name of one messuage, 2 gardens, 10 acres of land, 20 acres of meadow, 40 acres of pasture, and 4 acres of wood in Sedghull alias Sedghill, to the use of the said William for life; remainder thereof to Susan, wife of Thomas Cooper, one of his daughters and heirs, and her assigns for ever.

The aforesaid Susan had issue four daughters, viz., Mary, Grace,

Juliana, and Abigail.

The jurors further say that the said William Mayhue was seised in his demesne as of fee of one messuage or tenement with appurtenances, . . . one toft, a cottage with appurtenances lying in Little Sutton and Tytherington, co. Wilts, late in the tenure of Philip Henton. . . . The said William being so seised, by indenture, 4th December, 5 James I [1607], between the said William of the one part, Christopher Daniell of Norwich, gent., and John Holloway of Whitborne, co. Wilts, gent, of the second part, and William Blake of Warmister, co. Wilts, gent., of the third part, in consideration of the marriage then to be had and solemnized between Elizabeth Mahue, daughter of the said William, and Stephen Blake, son of the said William Blake, enfeoffed thereof the said Christopher Daniel and John Holloway, to hold to them and their heirs to the use of the said Stephen Blake and Elizabeth and the heirs of their bodies; remainder to the heirs of the body of the said *Elizabeth*; remainder to the use of the said William Mayhue and his heirs for ever.

The jurors further say that the said William Mayhue was seised in his demesne as of fee of one tenement lying at Brockwayes Lane, co. Wilts; also of one coppice containing by estimation 1½ acres, of one close of pasture within Brockwayes Lane, containing by estimation 1½ acres, 4 other closes of pasture and land upon Brockwayes Lane, containing by estimation 24 acres, and one sheephouse in the middle of the same; one other coppice, containing by estimation one acre, adjoining to the aforesaid close, called Sheephouse Close, and one other small close of pasture and arable land near Chapmanslade, containing by estimation 3 acres. All which last mentioned premises were formerly in the tenure or occupation of Thomas Milles alias Stringer and late in the occupation of the said William Mayhue or his assigns. And being so seised the said William, by indenture 28th September, 17 James I

[1619], between the said William of the one part, and Stephen Hill of Shoarestreete, within the parish of Westbury, co. Wilts, yeoman, and Martha Hill, his wife, daughter of the said William Mayhue, and William May, son of Edward May of Maston, co. Wilts, yeoman, of the other part, in consideration of the natural love and affection he had for the same Martha and William Maye, the son, covenanted with the said Stephen Hill, Martha, and William Maye, the son, to stand and be seised of the aforesaid tenement and other the premises last mentioned to the use of the said William Mayhue for life; remainder to the use of the said Martha and to the heirs of her body, and for default of such issue to the use of William Maye, the son, and his heirs for ever.

The jurors further say that the messuage and other the premises in Sedghull alias Sedghill are held of the King in chief by knight service, and are worth yearly, beyond reprises, 13s. 4d. aforesaid messuage called Beak and other the premises in Sutton and Tidderington, viz., as much as lies in Tedderington, are held of Sir William Button, knt., as of his manor of Little Sutton, by fealty, suit of court, and the rent of 7s. yearly, and are worth yearly, beyond reprises, 2s. 4d.; and the residue in Sutton is held of Sir Thomas Thynne, knt., as of his manor of Little Sutton, by fealty, suit of court, and the rent of one pound of pepper and one pound of cumin, and is worth yearly, beyond reprises, 2s. 8d. The aforesaid tenement and premises at Brockewayes Lane and in Westbury aforesaid are held of Henry Earl of Marlborough, as of his manor of Westbury Lighe, co. Wilts, by fealty, suit of court, and the rent of 7s. yearly, and are worth yearly, beyond reprises, 6s. 8d.

William Mayhue died 14th February, 4 Charles I [1629].

Elizabeth, the wife of the said Stephen Blake, Anna, the wife of Lawrence Kenton, yeoman, the said Martha, wife of Stephen Hill, Jane, wife of Edward Maye, daughters of the said William Mayhue, and the aforesaid Mary, Grace, Juliana, and Abigail, daughters of the aforesaid Susan, wife of Thomas Cooper, daughter of the said William Mayhue, and Walter Fise, son of Richard Fise and Abigail, his wife, another daughter of the said William Mayhue, are the next heirs of the said William Mayhue, viz., the aforesaid Elizabeth, Anne, Martha, and Jane, daughters of the aforesaid William Mayhue, are coheirs as to four parts, into six to be divided, of all the premises aforesaid; the aforesaid Mary, Grace, Juliana, and Abigail, daughters of the said Susan, are kinswomen and coheirs as to one-sixth part of the premises aforesaid; the

aforesaid Walter Fise, son of Abigail, daughter of William Mayhue, kinsman and coheir as to the other sixth part.

The aforesaid Elizabeth, Anne, Martha, and Jane were at the time of the death of William Mayhue aged 20 years and more; the aforesaid Mary is aged 11 years 12 months [sic] and 12 days; the said Grace, 9 years 7 months and one day; the said Juliana, 7 years 8 months and 22 days; the said Abigail, 5 years 6 months and 23 days; and the said Walter Fise, 10 years and 6 months.

The aforesaid Mary, Grace, Juliana, and Abigail are also daughters and coheirs of Thomas Cooper, and the aforesaid Walter Fise is next heir of the said Richard Fise.

The aforesaid Thomas Cooper and Richard Fise now survive.

The jurors further say that at the time of the death of the said William Mayhue, the said Thomas Cooper, Stephen Blake, and Stephen Hill received the rents and profits of the said premises.

Inq. p.m., 7 Charles I, pt. 1, No. 88.

William Read.

Inquisition taken at Devizes, 5th September, 4 Charles I [1628], before Michael Tidcomb, esq., escheator, after the death of William Read, of Pirton, by the oath of Edward North, gent., William White, gent., John Stephens, gent., Richard Filkes, gent., Robert Thresher, gent., John Harris, gent., John Tylling, gent., Edward Bayley, gent., George Donninge, gent., John Eyles, Robert Heasking, Nicholas Sanford, gent., Philip Bucher, gent., and John Blanford, gent., who say that

William Read was seised in his demesne as of fee of one messuage and one virgate of land with appurtenances called Puritons, late in the tenure of Robert Blake alias Jaques or his assigns, situate in Pevenhill within the parish of Pirton, of one other messuage in Pirton aforesaid, and one close of meadow or pasture adjoining to the same messuage, of one close called Malford, newly enclosed, of one other close called Water Furlong, and of 16 acres of arable land in Pirton and in the fields there, late in the tenure of Anthony Bathe or his assigns.

Being so seised, by indenture of the 26th December, 14 James I [1616], between William Read of the one part, and Thomas Sadler, of Pirton, gent., and John Cox of Pirton Stoke of the other part,

the said William Read conveyed to the said Thomas Sadler and John Cox the aforesaid messuages, virgate of land, closes of land, and other the premises aforesaid, to the uses following, viz.: the aforesaid messuage and virgate of land in the tenure of Robert Blake alias Jaques to the use of the said William Read for life, and after his decease to the use of William Read, his third son, and the heirs of his body; remainder to Thomas Read, another son of the said William Read, the father, and the heirs of his body; remainder to Robert Read, another son, and the heirs of his body; ultimate remainder to the right heirs of the said William Read, the father. The aforesaid messuage, etc., in the tenure of Anthony Bathe, to the use of the said William Read, the father, for life; remainder to Edmond Read, a younger son of the said William Read, the father, and the heirs of his body; remainder to the said Robert Read and the heirs of his body; remainder to the said Thomas Read and the heirs of his body; remainder to the right heirs of the said William Read, the father.

The jurors further say that the said *William Read* was seised in his demesne as of fee of one close of meadow or pasture in Pirton, late in the possession of *Robert Hawkins* or his assigns.

The jurors further say that the said William Read was seised in his demesne as of fee of 2 acres of meadow or pasture in Pirton Stoke, late in the occupation of the said John Cox, and of one messuage with appurtenances in Pirton aforesaid, in which he lately dwelt, and of divers arable lands, meadows, and pastures to the said messuage pertaining.

The jurors further say that the aforesaid messuage and virgate of land and other the premises late in the tenure of Robert Blake alias Jaques are held of the King in chief by knight service by the part of a knight's fee, and are worth yearly, beyond reprises, 6s. 8d. The aforesaid messuage, close of arable land, and other the premises now in the tenure of the said Anthony Bathe are held of the King in chief by knight service by the --- part of a knight's fee, and are worth yearly, beyond reprises, during the life of the said Anthony Bathe 2s., and after his decease 20s. The said close of meadow or pasture late in the possession of the said Robert Hawkins is held of the King in socage, by fealty only and not by knight service, and is worth yearly, beyond reprises, 7s. The said 2 acres of meadow or pasture late in the possession of the said John Cox are held of the King in chief by fealty only, and are worth yearly, beyond reprises, 18d. The aforesaid messuage in which the said William Read lately dwelt, and all the premises to the same pertaining, are held of Sir Giles Bridges, knt., as of

his manor of Pirton alias Puriton, in free and common socage, by fealty, suit of court of that manor, and the yearly rent of 6d., and

are worth yearly, beyond reprises, 13s. 4d.

The said William Read died 22nd July last past [1628]; John Read is his son and next heir, and was at the death of his father aged 36 years and more. The said William, Thomas, Robert, and Edmond Read, sons of the aforesaid William, and Anthony Bathe still survive at Pirton.

Inq. p.m., 7 Charles I, v.o., No. 54.

William Davis.

Inquisition taken at Le Vizes [sic] 18th March, 6 Charles I [1631], before James Yateman, esq., escheator, after the death of William Davis, by the oath of Richard Dunford, gent., Philip Stronge, William Sherer, John Erwod, John Briant, Nicholas Sandford, Henry Maye, William Powell, William Grafton, William Erwood, John Swetingham, William Barnes, and Robert Bateman, who say that

William Davis was seised in his demesne as of fee of one messuage and 84 acres of land, meadow, pasture, and wood in Northwraxhall, co. Wilts, lately purchased of Sir John Malett, knt., late in the tenure of Joan Darbar, widow, and Thomas Darbar,

her son.

The aforesaid messuage and premises are held of the King in chief, as of his honour of Trowbridge, by knight service, and are worth yearly, beyond reprises, 20s.

William Davis died 1st October, 21 James I [1623]; John Davis is his son and next heir, and at the time of the death of his father was aged 21 years and more.

Inq. p.m., 7 Charles I, v.o., No. 13.

Milliam Kingman.

Delivered into Court 31st January, 7 Charles I [1632].

Inquisition taken at Marlborough, 30th July, 5 Charles I [1629], before Robert Worsham, esq., escheator, after the death of Walter Kingman, by the oath of John Sadler, gent.,

Thomas Smith, gent., William Keate, gent., Robert Keadsman, gent., Henry Smith, gent., Thomas Freeman, gent., Thomas Waldron, gent., William Cooper, gent., Silvester Cooke, gent., Edward Arnold, gent., Thomas Hitchcocks, gent., John Cheyney, gent., Thomas Stevens, gent., John Waterton, gent., and Thomas Norris, gent., who say that

Walter Kingman was seised in his demesne as of fee of and in the reversion of one messuage, one cottage, and one toft called Surredge Hold, situate in Winterbornestoke, co. Wilts, and of 100 acres of land, 2 acres of meadow, and 100 acres of pasture in Winterbornestoke and Madington, co. Wilts, to the aforesaid messuage pertaining, now or late in the tenure of John Kingwaie or his assigns, after the term of 8 years from the death of Thomas Kingman and William Kingman.

And the jury further say that the premises aforesaid are held of Sir Edward Hungerford, knt. of the Bath, as of his manor of Winterbornestoke, in free socage, by fealty, suit of court to the same manor, and the yearly rent of 6d. for all services, and are worth

yearly, beyond reprises, £3.

The said Walter Kingman died 3rd April, 5 Charles I [1629], after whose death the premises descended in reversion after the term aforesaid to Walter Kingeman as son and next heir of the said Walter, deceased, which same Walter was, at the time of the death of his father, of the age of 21 years and more.

Ing. p.m., 7 Charles I, v.o., No. 24.

William Polcroft, esq.

nquisition taken at Marlborough, 16th August, 8 Charles I [1632], before . . . Guidott, esq., escheator, after the death of William Holcroft, esq., by the oath of . . . William Francklin, Edward Dismer, John Waterman, Thomas Costerd, Stephen Smith, Thomas Beale, Thomas Smith, Silvester Cooke, Thomas Pike, Lewis Audley, William Withers, John Owen, William Sayer, Lawrence Stagge, Adam Winckworth, and John Brown, who say that

William Holcroft was seised in his demesne as of fee of the third part of the manor of Stratton . . . co. Wilts, late the manor and lands of William Lord Sandys, deceased, and lately purchased of William Jones, esq., and the same descended to the said William Holcroft in right of inheritance, as kinsman and one of the coheirs of the said Lord Sandys; of one capital messuage or farm

called Moredowne alias Moreton with divers lands and tenements to the same belonging, situate in Rodborne in the parish of Rodborne Cheyney, Heydon, and Heydon Weeke, co. Wilts. lately purchased by the said William Holcroft of Anthony Bridges, esq.; of certain parcels of land in Heydon and Heydon Weeke, and common of pasture for 20 sheep there, and feeding for the pigs after harvest yearly in the fields of Heydon and Heydon Weeke, lately purchased by the said William Holcroft of Thomas Bergett; of one close of pasture, called Barne Close, with the barns and stables, and the oxhouse and cowhouse, and the gardens to the same adjoining in Broad Blunsden and Blunsden St. Andrew, co. Wilts; of one other close of pasture, called Harelaynes, and divers other closes and lands, situate in Broad Blunsden and Blunsden St. Andrew, lately purchased by the said William Holcroft of Christopher Gabbett; of one meadow, called le Longe Me[ade], in Mordon in the parish of Rodborne Cheyney aforesaid; of two closes of meadow and one close of pasture called Shilflinch alias Shynelinche, lying in Purton alias Pirton alias Puriton, co. Wilts, late parcel of the manor of Peevenhill in Purton, with appurtenances lately purchased by the said William Ho'croft of Thomas Sadler, gent.; of two closes of meadow and pasture in Purton, called Lockenhams, lately purchased by the said William Holcroft of Thomas Taylor and Justinian Morse, esq.; of one messuage and one close of meadow and pasture called Whethave, with divers other parcels of land, meadow and pasture, to the said messuage and close pertaining in Purton, with common of pasture for all beasts, in the forest of Braydon and elsewhere, purchased by the said William Holcroft of Thomas Sevegar, and formerly the lands of Lord Chandos; of one close of pasture, called Prye Close, in Purton, purchased by the said William Holcroft of Gilbert Francklyn and John Gleede; and of one messuage and a water mill, called Ayleford's mill, and two small parcels of meadow in Smithe Meade, in Purton, lately purchased by the said William Holcroft of Henry Maskelyn, William Maskelyn, Oliver Webbe, and John Webbe.

Being so seised, the said William Holcroft, by his will dated 9th August, 1629, devised to Thomas Holcrofte, his son, and to the heirs of his body, all his houses, lands, and tenements in Morden and in the parish of Rodborne, and all those parcels of land in the parish of Purton, viz., two grounds of meadow and pasture, called Lockingham, one mill and dwelling house, called Elvers Mill, with the lands thereto belonging, and another house and orchard; which said mill and houses, with the said lands, were then in

the possession of John Moore and Thomas Priddy; and all his grounds of meadow and pasture called Shinelins and Wroughton's Meade, the Prye Close, and the two closes called Smithes Meades, then in the occupation of the said William Holcrofte within the parish of Purton; the said Thomas Holcrofte paying to Dorothy Holcrofte, his mother, froo yearly during his life, in lieu of all her jointures, dowers, and annuities out of the lands of the said William Holcrofte, her husband, the first payment to be made at Michaelmas or Lady day after the said Thomas Holcrofte shall come into possession of the said lands, and to his son William and the heirs, males, of his body, his lands and houses in Broad Blunsden and Blunsden St. Andrews of what sort soever, and all his houses and lands in the parish of Purton, then in the occupation of Thomas Sevegar, of whom the testator bought the same. said William Holcroft devised also to his three daughters, Elizabeth, Dorothy, and Mary Holcroft, for their marriage portions, f 400 each. And he appointed his wife his sole executrix. He also directed that his son William, not being so well provided with hay at his farm at Blunsden, should have the first crop of grass yearly from the two meadows called Smithes Meades in Purton, paying for the same to his brother Thomas Holcroft the yearly rent of f.7, and the said Thomas to free the said meadows from Lady day till Lammas eve yearly to the use of the said William, the son; but if the said William should sell his farm at Blunsden then the herbage of the said two meadows to revert to the said Thomas Holcroft and his heirs for ever. The testator also provided that if any of his said daughters should die before attaining the age of 21 years, unmarried, the said Thomas should have two third parts of the portion aforesaid belonging to such daughter, so dying, and the said William, the son, the other third part, to be paid to them at their ages of 22 years. The testator declared also that his wife should have her choice of a chamber in his house at Morden, with a bed and furniture to the same, and that she should purchase the wardship of his son with testator's personal estate, the residue of his personal estate to go towards the raising of his daughters' portions. He declared also that if his wife should take her annuity or jointure out of his farm and premises called Mor . . ., as it is granted her, his son Thomas should have out of the lands devised to the said William the sum of f_{33} yearly during her life.

The jurors further say that the said *William Holcroft* being seised of all the aforesaid premises, by indenture of 8th October last [1631], between the said *William Holcroft* of the one part, and

Henry Hide, esq., Thomas Warneford, esq., Thomas Beddingfeild, esq., Robert Bedingfeild, S.T.P., John Bedingfeild, esq., John Woodbridge, M.A., Giles Bird, gent., and John York, yeoman, demised, granted, and let to the parties of the second part, the aforesaid messuages, lands, tenements, the third part of the manor and other the premises for the term of 8 years from the time of the death of the said William Holcroft, to the intent that they should pay to the said Dorothy, wife of the said William, from yearly in satisfaction of her jointure out of the same premises; and also to pay to the children of the same William (except to his daughter Mary) so much money for their maintenance till their portions should be paid as to them shall seem meet. And that with the residue of the profits of the premises they should pay to the aforesaid Elizabeth, Dorothy, and Mary Holcroft, daughters of the said William, f 400, if the same shall not have been paid from the personal estate of the aforenamed William Holcroft. that after the trusts aforesaid should be fulfilled, the issues and profits of the aforesaid premises during the aforesaid term should be paid to the aforesaid Thomas and William Holcroft, the sons, in such manner and form as the aforesaid lands and tenements are limited by the will of the said William Holcroft.

The jurors further say that the aforesaid messuage and farm and other the premises aforesaid in Rodborne, Rodborne Cheyney, Haydon, and Haydon Weeke purchased of Anthony Bridges are held of Henry Lord Abergavanny, by fealty and the yearly rent of 13s. 4d., but by what other service the jurors are ignorant; and they are worth yearly, beyond reprises, f 10; the aforesaid premises in Haydon and Haydon Weeke and elsewhere purchased of Thomas Bargett are held of the King . . . by fealty only, and are worth yearly, beyond reprises, 20s.; the premises in Broade Blunsden, and Blunsden St. Andrew purchased of Christopher Gabbet are held of Thomas Cooke, gent., as of his manor of Broade Blunsden, by fealty, suit of court, and the rent of 10d. yearly, and are worth yearly, beyond reprises, 20s.; of whom or by what services the meadow called le Longe Meade is held the jurors are ignorant; it is worth yearly, beyond reprises, 12d.; the aforesaid premises called Shilfinche alias Shinelinche, late parcel of the manor of Peevenhill in Purton, purchased of Thomas Sadler, are held of the King, as of his late Abbey of Malmesbury, by fealty and suit of court, and are worth yearly, beyond reprises, 20s.; the aforesaid premises called Lockhams purchased of Thomas Taylor and Justinian Morse are held of the King in chief by knight service, and are worth yearly, beyond reprises, 3s. 4d.; of whom or

by what services the aforesaid messuage called Whethaye and other the premises purchased of *Thomas Sevegar*, and formerly the lands of the Lord *Chandos*, are held the jurors are ignorant; they are worth yearly, beyond reprises, 40s.; the aforesaid close of meadow and pasture called Prye Close, purchased of *Gilbert Francklyn* and *John Gleede*, is held of the King in chief by knight service; it is worth yearly, beyond reprises, 6s. 8d.; the aforesaid messuage and water mill called Aylefords mill and other the premises purchased of *Henry Maskelyne*, *William Maskelyne*, *Oliver Webbe*, and *John Webbe* are held of the King in chief by knight service, and are worth yearly, beyond reprises, 10s.; the aforesaid third part of the maner of Stratton, lately purchased of *William Jones*, is held of the King in chief by knight service, and is worth yearly, beyond reprises, 20s.

The said William Holcroft died 15th June last [1632]; the aforesaid Thomas Holcroft is his son and next heir and was, at the time of the death of his father, aged 15 years 9 months and

26 days.

Inq. p.m., 8 Charles I, pt. 1, No. 92.

John Saye.

Delivered into Court 4th February, 8 Charles I [1633].

Inquisition taken at New Sarum, 5th Sept., 8 Charles I [1632], before William Guydott, esq., escheator, after the death of John Saye, by the oath of Edward Fawlconer, gent., John Reeves, Leonard Browne, Thomas Turner, Thomas Hurcott, John Hilman, John Waite, Edmund Binder, John Butcher, Robert Munday, Thomas Willson, Richard Easton, and Robert Hoole, who say that

John Saye was seised in his demesne as of fee of one messuage or tenement and one close of pasture to the same adjoining and pertaining, commonly called by the name of Downings End, situate in Puriton alias Pirton, co Wilts, and of one toft and a close called Bleste alias Blisses, in Puriton alias Pirton, and of another toft and close of meadow called Sowdemarshe, situate in Puriton; which same premises were lately purchased by the said John Saye of John Gleede, yeoman; and of one burgage or tenement in Wotton Bassett, co. Wilts.

The aforesaid messuage and premises in Puriton are held of the King in chief by knight service, and are worth yearly, beyond reprises, 30s. The aforesaid burgage in Wootton Bassett is held of Sir *Francis Englefield*, bart., as of his manor of Wootton Bassett, by fealty and the yearly rent of $13\frac{1}{2}d$., and is worth yearly, beyond reprises, 6s. 8d.

Joan Saye, widow, late wife of the said John Saye, has dower

in the aforesaid premises.

The said John Saye died 4th December, 7 Charles I [1631]; William Saye is his son and next heir, aged, at the time of the death of the said John Saye, 40 years and more.

Inq. p.m., 8 Charles I, pt. 3, No. 9.

Philip Trce, gentleman.

Delivered into Court 29th January, 8 Charles I [1633].

Inquisition taken at New Sarum, 25th September, Charles I, before William Guidott, gent., escheator, after the death of Philip Tyce, gent., by the oath of Edward Fawlconer, John Reeves, Leonard Browne, Thomas Turner, Hurcott, John Hillman, John Wayte, Edward Bynder, John Butcher, Robert Munday, Thomas Willson, Richard Enston, and Robert Hole, who say that

During the life of [the said *Philip Tyce*], *William Grove*, late of Shaffton, co. Dorset, gent., deceased, and *Thomas Awbrey*, of Chadenwich, co. Wilts, gent., deceased, were seised to them and their heirs of the manor of Seggehull *alias* Segghill, co. Wilts, which they held of the Queen in chief by knight service by the

rooth part of a knight's fee.

Being so seised, by indenture 25th April, 16 Elizabeth [1574], the said William Grove and Thomas Awbrey enfeoffed Thomas . . . father of the aforesaid Philip, of one messuage and half a virgate of land in Segghull and of 15½ acres of land and pasture in Segghull . . . and half a virgate of land in the tenure of the said Thomas Tyce or his assigns; which messuage and other the premises last mentioned were parcel of the aforesaid . . . Segghull. To hold to the same Thomas Tyce, his executors, administrators or assigns, for his natural life, and after his decease, for the term of 41 years, and after the completion of the said term to wholly remain to the aforesaid Philip Tice, son and heir of the said

Thomas, and the heirs of his body, and for default of such issue, then to the first and next son of the said Thomas, and the heirs of their bodies, with other remainders. To hold of the said William Grove and Thomas Awbrey, as of their manor of Segghull, by fealty only and 16d. yearly for all rents, suits, services, and demands, with the reversion thereof to the said William Grove and Thomas Awbrey.

The jurors further say that the said *Thomas Awbrey* having died, the reversion of the premises last mentioned wholly came to the aforesaid *William Grove* as of fee and right.

The jurors further say that the said *Thomas Tyce* died 1st December, 37 Elizabeth [1594], after having made his last will, by which he appointed *Christiana*, his wife, his executrix. And the said *Christiana*, after the death of the said *Thomas*, entered upon the aforesaid premises, and was and yet is seised thereof for the remainder of the said term.

The jurors further say that the said William Grove having died in the lifetime of the said Philip Tice, the reversion of the premises aforesaid and the residue of the aforesaid manor descended to John Grove, as son and heir.

The said *John Grove* died 2nd January, 4 Charles I [1629], and *Mary*, now the wife of *John* [Love], Margaret Grove, and Jane Grove, daughters and coheirs of the aforesaid William Grove, brother [sic] of the said John Grove, were kinswomen and next coheirs of the said John Grove, and the aforesaid Mary and Margaret were at the time of the death of the said John Grove, their uncle, of full age, viz. of the age of 14 years and more, and the said Jane was of the age of 11 years and more.

The jurors further say that the aforesaid manor is held of the King in chief by the service of a hundredth part of a knight's fee. And the aforesaid manor and the rent of 16d. are now in the King's hands, viz.: the third part of the said manor by reason of the minority of the said Jane, and the other two parts for default of livery of the aforesaid John Lowe [sic] and Mary, his wife, as in right of the same Mary and Margaret Grove.

The jurors further say that the said *Philip Tyce* was seised in his demesne as of fee of all the tithes, as well greater as lesser, of whatsoever kind coming from the lands, etc., belonging to the vicarage or rectory of Tysbury, co. Wilts, and of and in all houses, barns, fruits, profits, commodities, etc., to the same vicarage or rectory pertaining.

Being so seised, the same *Philip*, by indenture 5th February, 6 Charles I [1631], between the said *Philip* on the one part, and *Nicholas Tyce*, younger son of the said *Philip*, on the other part,

enfeoffed the said *Nicholas* thereof to him and his heirs; remainder thereof to *Edward Tyce*, son of the said *Philip*, and to the heirs of his body; remainder to *John Tyce*, another son of the said *Philip*, and the heirs of his body, with reversion thereof to the said *Philip*. By virtue whereof the said *Nicholas* is now seised of the said tithes, etc., in his demesne as of fee tail.

The jurors further say that the aforesaid tithes, etc., are held of the King as of his manor of East Greenwich, in free and common socage and not in chief, and are worth yearly, beyond reprises, 5s. But as to the tenure of the aforesaid messuages and other the premises in the first indenture mentioned, the jurors say (if upon the whole matter the law requires it) that they are held of the King as of his manor of Segghull in his hands, as aforesaid, by service, fealty, and 16d. yearly; but if the law otherwise requires it, then the said premises are held of the manor of Segghull, viz., of the King in chief by knight service, but by what part of a knight's fee they are ignorant; and they are worth yearly, beyond reprises, 20s.

The said *Philip Tyce* died on the 24th [?] August, 7 Charles I [1631], and *Robert Tyce* is his son and next heir, aged, at the time of the death of his father, 30 years and more.

Inq. p.m., 8 Charles I, v.o., No. 47.

Thomas Mackerell.

Delivered into Court 18th June, 8 Charles I [1632].

Thomas Mackerell was seised in his demesne as of fee of one messuage or tenement and two virgates of land in Netton, in the parish of Dorneford Magna, co. Wilts; of one messuage or tenement and half a virgate of land in Dorneford Parva, co. Wilts; of one messuage or tenement and two virgates of land in Tilesehed alias Tilsett, co. Wilts; and of one messuage or tenement and two

virgates of land in Allington, co. Wilts.

The jurors further say that the aforesaid messuage and two virgates of land in Netton are held of the King in chief by knight service, but by what part of a knight's fee they are ignorant, and they are worth yearly, beyond reprises, 8s. 4d. By what service the aforesaid messuage and half a virgate of land in Dorneford Parva are held the jurors are ignorant, and they are worth yearly, beyond reprises, 6s. 8d. By what service the aforesaid messuage and two virgates of land in Tileshed are held the jurors are ignorant; they are worth yearly, beyond reprises, 13s. 4d.

The aforesaid messuage and two virgates of land in Allington are held of Sir *Henry Wallopp*, knt., as of his manor of Allington, in common socage, by fealty, suit of court, and the yearly rent of

6s. 9d., and are worth yearly, beyond reprises, 13s. 4d.

The said *Thomas Mackerell* died 27th June last [1627], and *Anna Swayne*, wife of *John Swayne*, is his daughter and heir, and, at the time of the death of her father, was of the age of 15 years 8 months and 14 days.

Inq. p.m., 8 Charles I, pt. 3, No. 55.

Robert Sotwell, gentleman.

Delivered into Court 20th November, 8 Charles I [1632], by the hand of Nicholas Blake, gentleman.

Inquisition taken at New Sarum, 12th July, 8 Charles I [1632], before William Guydott, gent., escheator, after the death of Robert Sotwell, gent., by the oath of Edward Fawconer, gent., John Thorpe, Anthony Davys, Thomas Wilson, Bartholomew Foster, John Dennys, Jasper Bampton, William Rawlinson, John Blandford, Robert Hole, John Perrey, William Kinge, and Hugh Kinge, who say that

Richard Sotwell, brother of the said Robert, long before the death of the said Robert, was seised in his demesne as of fee of all those lands, tenements, meadows, commons, woods, rents, reversions, and hereditaments whatsoever situate in the towns and fields of West Grafton and Burbage, co. Wilts, late in the occupation of Thomas Childe, husbandman, and Joan Bachelor, widow, or either of them, and of one messuage and tenement with 42 acres of arable land and 5 crofts of meadow in West Grafton, commonly called Halewyns.

Being so seised, the said *Richard Sotwell*, by the name of *Richard Sotwell* of Chinte, co. Wilts, gent., by indenture 12th October,

2 Charles I [1626], between the said Richard of the one part, and the said Robert Sotwell and Robert Sotwell, his son, of the other part, conveyed the premises aforesaid to the use of himself for life; remainder to the use of Robert Sotwell, his brother; remainder to Robert Sotwell, son of the aforesaid Robert, and the heirs male of his body; remainder to the heirs male of Robert Sotwell, the father; ultimate remainder to the right heirs of Robert Sotwell, the father, for ever.

Richard Sotwell died 1st August, 4 Charles I [1628], after whose death the said Robert Sotwell became seised of the premises aforesaid in his demesne as of free tenement for term of life.

The jurors further say that the aforesaid premises in West Grafton are held of the lord of the manor of West Grafton, as of his manor of West Grafton, co Wilts, by fealty, suit of court, and the yearly rent of 9s. 8d., and are worth yearly, beyond reprises, £3. The premises aforesaid in Burbage are held of Ann Lady Beauchamp, as of her manor of Burbage, by fealty, suit of court, and the yearly rent of 12d., and they are worth yearly, beyond reprises, 20s.

The said *Robert Sotwell*, the father, died 13th July, 6 Charles I [1630], and *Robert Sotwell* is his son and heir, aged, at the time of his father's death, 14 years 11 months and 4 days.

Inq. p.m., 8 Charles I, pt. 3, No. 77.

Henry Clyfton, gentleman.

Delivered into Court 12th November, 8 Charles I [1632].

Inquisition taken at Marlborough, 16th August, 8 Charles I [1632], before William Guidott, gent., escheator, after the death of Henry Clyfton, gent., by the oath of Robert Kingesman, gent., William Francklin, gent., Edward Dismer, John Waterman, Thomas Costerd, Stephen Smith, Thomas Bealde, Thomas Smith, Silvester Cooke, Thomas Pike, Lewis Auley, William Withers, John Aven, William Sayer, Lawrence Stagg, Adam Winckworth, and Charles Browne, who say that

Henry Clyflon was seised in his demesne as of fee of one messuage, one garden, one orchard, 40 acres of land, 10 acres of meadow, 60 acres of pasture and herbage, 6 acres of wood, and common of pasture for all beasts in Little Bedwyn and Chesbury, in the parish of Bedwyn, co. Wilts, and of one

parcel of meadow, containing by estimation 6 acres, in Kingeston Lesle, co. Berks, in a certain meadow there called Moores, and lately in the tenure of Thomas Camden; and of one messuage in Chibrey, co. Berks, parcel of a manor there called Matrevers, late in the tenure of John Spinage, and one virgate of land to

the same messuage pertaining.

Being so seised, by indenture 1st May, 4 Charles I [1628], between the said Henry Clyfton of the one part, and Thomas Clyfton, brother of the said Henry, of the other part, the said Henry Clyfton, in consideration of f 20 paid by Joan Weekes, mother of the said Henry and Thomas, demised to the aforesaid Thomas the aforesaid messuage and other the premises in co. Berks. To hold from the feast of the Annunciation then last past for 70 years at the yearly rent of 40s.

The aforesaid messuage and other the premises in co. Wilts are held of the King in chief by knight service, but by what part of a knight's fee the jurors are ignorant, and are worth yearly, beyond reprises, 40s.; and the aforesaid messuage and other the premises in co. Berks are worth yearly, beyond reprises, 40s., but by what services they are held the jurors are ignorant.

The said Henry Clyfton died 10th October last [1631]; Thomas Clyfton is his brother and next heir, aged, at the time of the death of the said Henry, 19 years 10 months and 7 days.

Ing. p.m., 8 Charles I, pt. 3, No. 78.

Richard Tyler alias Phillipps.

Delivered into Court 23rd October, 8 Charles I [1632].

nquisition taken at Marlborough, 16th August, 8 Charles I [1632], before William Guidott, gent., escheator, after the death of Richard Tyler, the younger, by the oath of Robert Kingsman, gent., William Francklyn, gent., Edward Dismer, John Waterman, Thomas Coster, Stephen Smith, Thomas Beale, Thomas Smith, Silvester Cooke, Thomas Pike, Lewis Auley, William Withers, John Aven, William Sayer, Lawrence Stagge, Aldam Winckworth, and John Browne, who say that

Richard Tyler alias Phillipps was seised in his demesne as of fee of 4 closes of pasture, with appurtenances, containing by estimation 20 acres, in Kingeswood, co. Wilts, and of one close, containing 4 acres, to the same adjoining, in the tenure of Michael Hedges. formerly taken out of lands called le Foldes in Kingeswood.

The jurors further say that the aforesaid 4 closes and other the premises are held of the King in chief by knight service, and they are worth yearly, beyond reprises. 30s. Elizabeth, widow of Richard Tyler alias Phillipps, father of the said Richard, claims the premises during the minority of James Tyler alias Phillipps.

The said Richard Tyler died 20th October, 5 Charles I [1629]; James Tyler alias Phillipps is his brother and next heir, and is

aged 17 years 3 months and 4 days.

Inq. p.m., 8 Charles I, pt. 3, No. 83.

John Toppe, esquire.

Delivered into Court 16th February, 8 Charles I [1633].

Inquisition taken at Twyford, 1st February, 8 Charles I [1633], before William Guidott, gent., escheator, after the death of John Toppe, late of Stockton, co. Wilts, esq., by the oath of Robert Fisher of Twyford, gent., Ralph Merifeeld, Robert Giles, William Smith, John Cooper, John Hickes, William Ratford, Edmund Baldwyn, Thomas Hall, John Luckins, John Baker, and John Baldwyn,

who say that

John Toppe was seised in his demesne as of fee of the manor of Stokton, in Stokton, and in Eastcodford, co. Wilts, with its rights, members, and appurtenances, and of the capital messuage, in which the said John lately dwelt, and 11 virgates of land, meadow, and pasture in Stockton, to the said manor belonging and being parcel thereof, formerly severally called Giffords, Farlyes, and Ludlowes; and of the view of frankpledge of all the inhabitants and residents within the parish of Stockton, and all things which to view of frankpledge belong, to the said manor belonging and pertaining, and of free warren in Stockton; of 2½ perches of land in Stockton, lately purchased of John Hooper, lying near the highway leading from Stockton to Eastcodford; of one cottage, one garden, and one orchard in Stockton, now in the tenure of Joan Davys, widow, for term of divers years; of one messuage, a cottage garden, orchard, and half an acre of land by estimation, in Stockton, lately called Kellawayes tenement, lately purchased of Henry Kellaway, esq., Robert Kellaway, and Sir Edward Warder, knt., now in the occupation of William Knight; of 4 acres of land lying in the west fields of Stockton, Iryshmans Lands, purchased of Thomas Mompesson, gent.; of the annual free

rent of 6s. to the said manor of Stockton belonging, issuing from the capital messuage, and 7 virgates of land, meadow, and pasture of Christopher Poticarye, gent., in Stockton, called Eyres Landes; of the yearly free rent of 4s. $5\frac{1}{2}d$. to the said manor of Stockton belonging, issuing from the messuage and lands of the said Christopher Poticarye in Stockton, now or lately called Pypers, in the occupation of Abraham Langlye; of 2 messuages and 31/2 virgates of land, meadow, and pasture in Eastcodford, in the several tenures of Dorothy Wort, John Ingram, Thomas Wort, John Wort, and John Maton, for term of divers years; of four messuages, 26 acres of land, meadow, and pasture in Eastcodford aforesaid, in the several tenures of John Worte, John Cooke, John Ingram, William Ingram, and John Harvye, for a term of divers years. unexpired; of 3 roods of land in Eastcodford, now in the tenure of William Crouch, for term of divers years; of several lands, meadows, and pastures in Eastcodford, containing by estimation 8 virgates, whereof a parcel is called Smyths Lands, another parcel Eyres Lands, late in the possession of the said John Toppe; of 12 acres of meadow in Eastcodford, called Redmead and Rushes; of the farm of Codford alias Codford Marye in Eastcodford, containing by estimation 200 acres of land, 20 acres of meadow, 20 acres of pasture, and 200 acres of furze and heath; of two acres of covert land with the water, called Comptwell Streame, in Eastcodford; of all the water called Comptewell Streame; of a piece of covert land with the water, and a parcel of water running between Stockton and Eastcodford, upon which stands a weir, lately erected by the said John Toppe.

Being so seised, by fine levied at Westminster and by indenture tripartite of the 8th February, 3 Charles I [1628], between the said John Toppe of the first part, Sir Thomas Hannon, knt., and Elizabeth, his daughter, of the second part, and John Toppe, esq., son and heir apparent of the said John Toppe, of the third part, the said John Toppe, in consideration of the marriage to be had between the said John Toppe, the son, and the said Elizabeth, conveyed and assured the aforesaid premises called Smythes Landes and Eyres Landes and the said farm of Codford alias Codford Marye to the use of the said John Toppe, the father, and John, the son, jointly for their lives, and afterwards to the use of Elizabeth Hannon for life for her jointure and in recompense of her dower: remainder to John Toppe, the son, and the heirs of his body; remainder to the said John Toppe, the father, and his heirs. And by the said fine and indenture the said John Toppe conveyed and assured the aforesaid manor of Stockton and the premises

aforesaid in Eastcodford called Redmead and Rushes and other the premises in Stockton and Eastcodford aforesaid to the use of himself for life, and afterwards to the use of *John Toppe*, his son, and the heirs male of his body; remainder to the heirs male of the said *John Toppe*, the father.

The jurors further say that the said marriage was solemnized after the making of the said indenture and before the 1st May then

next, at Southwark, near London.

The jurors further say that the said John Toppe was seised in his demesne as of fee of all those tithes, as well great as less of whatever kind arising, in Stert in the parish of Urclant alias Urchfont,

co. Wilts, lately purchased of Richard Nicholas, gent.

Being so seised, by indenture 18th January, 3 Charles I [1628], the said John Toppe demised the aforesaid tithes to Richard Swayn and Robert Swayn, to hold immediately after the death of John Toppe [sic], second son of the said John, the father, for the term of 99 years, if Elizabeth, wife of the said John, the second son, should so long live, upon trust for the use of the said Elizabeth during her life.

And afterwards the said *John Toppe*, the father, made his last will, dated the 26th July, 1632, by which he bequeathed to his second son, *John*, his heirs and assigns for ever, all his tithes in Steert aforesaid.

The jurors further say that the said John Toppe, the father, was seised in his demesne as of fee of the manor of Grandon, co. Somerset and Wilts, and also common of pasture for 10 cows and one heifer in Roddendowne and Thikthurne, co. Somerset, and also of common of pasture for all beasts in the forest of Froomsellwood and Eastwoodlandes, co. Somerset, to the said manor belonging, lately purchased of James Sparke, gent.

Being so seised, by indenture 18th January, 3 Charles I [1628], the said *John Toppe* demised to the said *Richard Swayn* and *Robert Swayn* the said manor of Grandon (except one close of meadow called Pitcherhayes, containing by estimation 9 acres), to hold immediately after the decease of *John Toppe*, the second son, for the term of 99 years, if the said *Elizabeth* should so long live.

The jurors further say that they are ignorant of whom the aforesaid messuage, cottage, and premises in Stockton, in the occupation of *William Knight*, and the said cottage and premises in the tenure of *Joan Davis*, the aforesaid 4 acres of land in Stockton called Iryshman's Lands, are severally held; they are worth yearly, beyond reprises, 6s. 8d.; the manor of Stockton and other the premises in Stockton aforesaid are held of the King by knight

service, but by what part of a knight's fee the jurors are ignorant, and are worth yearly, beyond reprises, f_7 . Of whom or by what services the aforesaid two messuages, 3½ virgates, 4 acres and 3 roods of land, meadow, and pasture in Eastcodford, in the several tenures of Dorothy Wort, John Ingram, Thomas Wort, and John Maton, are held the jurors are ignorant; they are worth, beyond reprises, 30s.; the aforesaid premises called Eyres Landes in Eastcodford and the said 3 roods of land in the occupation of William Crouch in Eastcodford are held of the King in chief by knight service, but by what part of a knight's fee the jurors are ignorant, and are worth yearly, beyond reprises, 20s. The aforesaid four messuages and 26 acres of land, meadow, and pasture in Eastcodford, in the several tenures of John Cooke, John Ingram, William Ingram, and John Harvye; the aforesaid 12 acres of meadow in Eastcodford called Redmead and Rushes, and the aforesaid premises in Eascodford called Smythes Lands, are held of Sir Giles Mompesson, knt., as of his manor of Codforde Marye, in free and common socage, by fealty, suit of court, and the yearly rent of -, and are worth yearly, beyond reprises, 40s.; the aforesaid farm of Codford alias Codford Mary and other the premises in Eastcodford are held of the King in chief by knight service, but by what part of a knight's fee the jurors are ignorant, and are worth yearly, beyond reprises, f_3 . Of whom or by what service the aforesaid manor of Grandon and common of pasture are held the jurors are ignorant; they are worth yearly, beyond reprises, viz., the said close called Pitcherhayes is worth yearly, beyond reprises, 2s. and the residue thereof 20s.; of whom the aforesaid tithes in Stert are held the jurors are ignorant; they are worth yearly, beyond

The jurors further say that *Elizabeth*, wife of the said *John Toppe*, son and heir of the said *John Toppe*, the father, and the said *John Toppe*, his brother, second son of *John*, the father, and *Elizabeth*, his wife, survive.

The said John Toppe died 13th August last [1632], and John Toppe, esq., in the indenture tripartite named, is his son and next heir, aged 36 years.

Inq. p.m., 8 Charles I, pt. 3, No. 133.

Sir Henry Poole, knight.

Delivered into Court 9th February, 8 Charles I [1633].

Inquisition taken at Marlborough, 15th Jan., 8 Charles I [1633], before William Guidott, esq., escheator, after the death of Sir Henry Poole, knt., by the oath of Robert Kingsman the elder, gent., Silvester Cooke, gent., Edward Arnold, gent., Thomas Freeman, gent., Philip Godwyn, Thomas Hide, Robert Kingsman, Walter Streche, John Mortymer, John Clements, William Lewis, Nicholas Hibberd, Henry Abbott, William Lyme, and Richard Webb, who say that

Sir Henry Poole, knt., was seised in his demesne as of fee of the manor or lordship of Kemble alias Kemell, co. Wilts, with its rights, members, and appurtenances, and of the advowson and right of patronage of the vicarage and church of Kemble, and of divers lands and tenements in Kemble; of one messuage and a mill, with divers lands and tenements to the same messuage or mill pertaining, in Woxsey alias Okesey, co. Wilts; and of and in the manor of Poole, co. Wilts, with its rights, members, and appurtenances; of a certain park called Okesey Park, co. Wilts, and of the capital messuage built in the same park; of one messuage, divers lands, and tenements in Chellworth, co. Wilts; and of one messuage and divers lands and tenements in Escott, co. Wilts.

And being so seised, the said Sir Henry Poole, by indenture of 8th December, 10 James I [1612], between the said Sir Henry Poole of the one part, Sir Henry Poole, of Saperton, co. Gloucester, knt., of the second part, and Francis Nevill, of Kynor, co. Sussex, esq., and others, of the third part, and by other conveyances and assurances, in consideration of the marriage then had and solemnized between Nevill Poole, then esquire but now knight, son and heir apparent of the said Sir Henry Poole, knight, and Frances Poole, daughter of the said Sir Henry Poole, of Saperton. conveyed and assured the aforesaid manor, lands, tenements, and other the premises, with appurtenances and all other manors, lands, and tenements in Poole, Okesey, Chellworth, and Escott, or in any of them whereof the said Sir Henry Poole had any estate of inheritance in manner and form following, viz., of and concerning the capital messuage or house and site of the said manor of Poole with appurtenances and the several closes called Hawkeinge Close, Wellhay, Rydings, Court Feild, Butts, and one meadow called Newmeade, two other meadows called Flaghams, two other meadows called Middle Park Meades, two other meadows called

Upper Park Meades, another meadow called Pyllsmore Meade, another meadow called Hestermill Meade, and a coppice or woodland called Norwood, lying in the manor of Poole, and being or reputed parcel of the said manor. And also of and concerning one close of pasture called Lordsheare, one coppice or woodland called Litle Wood, two closes of pasture called Greate Woodlands and Litle Woodlands, three meadows called Greate Littmore, Mydle Littmore, and Lytle Littmore, one close of land or pasture containing by estimation 30 acres, then in the tenure of Thomas Hall or his assigns, one meadow containing by estimation 4 acres, lying in the field called Brookfeild, lying in the manor of Kemble, and being or reputed parcel of the same manor, to the use of the said Nevill Poole for life; remainder to Frances, his wife, for jointure; remainder to the first son of the said Nevill Poole and the heirs male of his body, with divers other remainders in the said indenture specified; ultimate remainder to the said Sir Henry Poole and his right heirs. And concerning the manor of Poole and other the premises in Poole not limited for the jointure of the said Frances, to the use of Sir Henry Poole for life; remainder to the use of Nevill Poole, his son, for life; remainder to the first son of the said Nevill Poole and the heirs male of his body, with divers other remainders; ultimate remainder to the said Sir Henry Poole and his heirs. And concerning the manor of Kemble and the advowson of the church of Kemble and other the premises there not limited to the use of the said Nevill and Frances, to the use of the said Sir Henry Poole for life; remainder to the Lady Griselda, then his wife and now deceased, for life, for part of her jointure; remainder to the said Nevill for life; remainder to the first son of the said Nevill and the heirs male of his body, with divers other remainders; ultimate remainder to the aforesaid Sir Henry Poole and his heirs. And concerning the said park called Okesey Parke and the capital messuage in the said park, and the messuages, lands, and tenements in Chellworth and Escott or in Okesey (except the aforesaid mill and messuage with the lands and tenements to the same belonging in Okesev), to the use of Sir Henry Poole for life; remainder to Griselda, his wife, for life; remainder to the said Nevill Poole and the heirs male begotten on the body of the said Frances; remainder to the said Sir Henry Poole and his heirs male; ultimate remainder to the right heirs of the said Sir Henry. And concerning the said mill with the lands and tenements belonging to the same in Okesey, to the use of the said Sir Henry Poole and his heirs for ever.

The jurors further say that Sir Henry Poole was seised in his

demesne as of fee of the manors or lordships of Woxsey alias Okesey and Ewen, co. Wilts, and of two messuages and divers tenements in Woxsey alias Okesey; and of one messuage with divers lands and tenements lying in Hanckerton, co. Wilts. Also of the manor or lordship of South Cerney, co. Gloucester; of one messuage and divers lands to the same belonging in South Cerney; and of the manors of Magna Chellworth and Parva Chellworth, co. Wilts.

The jurors further say that the aforesaid manor of Kemble and the advowson of the church of Kemble, and all the aforesaid lands and tenements there, are held of the King in chief by the service of the 40th part of a knight's fee, and are worth yearly, beyond reprises, fio. The manor of Woxsey alias Okesey, the said messuage and mill and the lands to the same pertaining in Okesey, are held of the King as of his honour of Tutbury, co. Stafford, by the service of one knight's fee, and not in chief, and are worth yearly, beyond reprises, f 6 13s. 4d. The aforesaid manor of Poole is held of the King, as of his manor of Enfield, co. Middlesex, by fealty only, in free and common socage and not in chief nor by knight service, and is worth yearly, beyond reprises, f.5. The park called Okesey Park, and the capital messuage in the same park, are held of the King, as of his manor or castle of Hertford, co. Hertford, in free and common socage and not in chief, and are worth yearly, beyond reprises, f 3 10s. The manor of Magna Chellworth and Parva Chellworth, and the messuages, lands, tenements, and other the premises in Chellworth, are held of the King in chief, by knight service, but by what part of a knight's fee the jurors are ignorant, and they are worth yearly, beyond reprises, 40s. The messuage, land, and tenement in Escott are held of Thomas Lucas, esq., as of his manor of Crudwell, co. Wilts, by fealty and the yearly rent of 14d., and are worth yearly, beyond reprises, 40s. Of whom or by what services the manor or lordship of Ewen is held the jurors are ignorant; it is worth yearly, beyond reprises, fig. The manor or lordship of South Cerney, and the messuage and land to the same belonging, are held of the late dissolved Abbey of Chichester, co. Sussex, by the yearly rent of 4s., and are worth yearly, beyond reprises, f 6. The messuage and land in Hanckerton are held of Thomas, Earl of Berks, as of his manor of Hanckerton, by fealty and suit of court of the manor, and are worth yearly, beyond reprises, 8s.

The said Sir *Henry Poole* died 3rd October, 8 Charles I [1632]; and *Nevill Poole* is his son and heir, aged 40 years.

Inq. p.m., 8 Charles I, pt. 3, No. 144.

Sir Penry Moody, knight and bart.

Delivered into Court 23rd November, 8 Charles I [1632].

Inquisition taken at Marlborough, 4th Jan., 6 Charles I [1630], before James Yateman, esq., escheator, after the death of Sir Henry Moody, knt. and bart., by the oath of Robert Kingsman, of Overton, gent., Robert Smith, of the same, gent., William Francklyn, of Kynnett, gent., Edward Arnold, Mark Fowler, Edmund Piper, Silvester Cooke, John Waterman, Daniel Perkins, Thomas Stevens, Thomas Bacon, William Lewis, Henry Osmund, Thomas Coster, John Lord, John Baylie, Anthony Greenaway, and Francis Gardner, who say that

Sir Henry Moody was seised in his demesne as of fee tail to him and the heirs male of his body, with remainder to the right heirs of the said Sir Henry Moody, of the manor of Lee and Cleverdon, co. Wilts, and of 20 messuages, 10 cottages, 10 tofts, one dovecote. 1000 acres of land, 150 acres of meadow, 500 acres of pasture, 20 acres of wood, 500 acres of furze and heath, and 40s. rent with appurtenances in Lee and Cleverdon, and of view of frankpledge, together with all things pertaining thereto, in Lee and Cleverdon; of the tithes of corn, grain, and hay of the manor of Lee and Cleverdon; of the manor of Garesdon, and 20 messuages, 10 cottages, 10 tofts, one dovecote, one water mill, 1500 acres of land, 200 acres of meadow, 1000 acres of pasture [?], 100 acres of wood, 500 acres of furze and heath, and 40s, rent with appurtenances in Garesdon, and of view of frankpledge and all things pertaining thereto in Garesdon, co. Wilts; of the advowson of the church of Garesdon, and of the tithes of corn, grain, and hay in Garesdon, formerly parcel of the possessions of the late monastery of Malmesbury (except all those lands, tenements, and hereditaments in Lee, in the parish of Lee, co. Wilts, called Westfields, parcel of the manor of Lee and Cleverdon, and all that lately erected water mill in Lee called Crabb Mill, and a meadow called Crabb Mill Meade in Lee, lying next the mill, parcel of the manor of Lee and Cleverdon).

The jurors further say that *Richard Moody*, esq., deceased, late father of the said Sir *Henry*, was seised in his demesne as of fee of the manor of Whitchurch-cum-Milborne, co. Wilts, of all those said lands, tenements, and hereditaments in Lee, in the parish of Lee, co. Wilts, called le Westfields, of the said water mill called Crabb Mill, and of the said meadow called Crabb Mill

Meade; and of the tithes of corn, grain, and hay in Whitchurch, Milborne, and in Brokenborowe, co. Wilts.

And being so seised, the said Richard Moody, by indenture tripartite of 23rd November, 3 James I [1605], between the said Richard of the first part, Sir John Cooper, knt., and Sir Daniel Norton, knt., of the second part, and the said Henry Moody and Deborah Dunche, elder daughter of Walter Dunche, esq., deceased, of the third part, in consideration of £2000, the marriage portion of the said Deborah Dunche, between whom and the said Henry Moody a marriage was intended to be solemnized, and was afterwards solemnized, covenanted with the said John Cooper and Daniel Norton to levy a fine of the manor of Whitchurch-cum-Milborne and other the premises above last mentioned, by force of which they should stand and be seised of the said premises to the uses in the said indenture declared, viz.; of the manor of Whitchurch-cum-Milborne and other the premises last specified, to the use of Henry Moody for life, and after his death, for and concerning the said premises in Lee, of the tithes of corn, grain, and hav, the mill called Crabb Mill, the meadow to the same adjoining called Crabb Mill Meade, and also concerning all other lands, tenements, meadows, pastures, feedings, and hereditaments afterwards in the said indenture mentioned. parcel of the manor aforesaid, viz.: one great close or field in Milborne called Couthfield, with a little meadow to the same adjoining, then in the tenure of Edmund Hobbes; another close of meadow called Brode Meade, then in the tenure of Thomas Ritche, of Cleverdon, yeoman; another close of meadow called Gaston, with a close of meadow adjoining, then in the tenure of Arthur Partridge; a close of pasture called Lewards Close, with a meadow adjoining, then in the tenure of Richard Dobbes; a close of meadow called Wanslopp Meade in Milborne, and of all that farm of Whitchurch, with appurtenances, parcel of the said manor, then in the tenure of Sir Matthew Morgann, knt., to the use of the said Deborah and her assigns for and in part of jointure. And for and concerning all the residue of the said manor and other the premises above in the said indenture mentioned. other than and besides so much as is in the said indenture above limited for part of the jointure of the said Deborah after the death of the said Henry Moody, to the uses, intents, and purposes that the said Deborah and her assigns, if she should survive the said Henry Moody, in full performance of her jointure yearly should receive from the same an annuity of £20 during her life, and also the sum of £ 5, to be forfeited whensoever the said

rent or any part thereof should be in arrear for 40 days. And for and concerning the said manor so charged with the said rent of £20 after the death of the said Henry Moody, and also for and concerning the said premises above limited in jointure after the death of the said Deborah, to the use of the heirs of the body of the said Henry Moody, and for default of such issue to the right heirs of the said Henry Moody.

The jurors further say that the said marriage was solemnized on the 20th January, 3 James I [1606], and that the aforesaid Deborah as yet survives.

The jurors further say that the said *Henry Moody* was seised in his demesne as of fee of a parcel of meadow called Stagnes *alias* Stanes Meade, lying within the manor of Brokenborow, in the parish of Westport, co. Wilts, containing by estimation 5 acres; of the tithes of corn and hay in and upon the same, lately purchased of *Thomas*, Earl of *Suffolk*, and the Lady *Katherine*, his wife.

The jurors further say that the said *Henry Moody* was seised in his demesne as of fee of and in all that close of land, pasture, and meadow called Worthie or Worthies, containing by estimation 44 acres, with appurtenances, lying within the vills, hamlets, precincts, lordships, or parishes of Brokenborow, Westport, and Malmesbury, co. Wilts; and of the tithes of corn, grain, and hay of the same close, which close and tithes were purchased of the said Earl and Countess of *Suffolk* and others.

Henry Moody was further seised in his demesne as of fee of a piece of land with appurtenances containing 6 acres and 6 perches, late parcel of the meadow called Northmore, in the parish of Lee, lately purchased of Jeremiah Chever, gent., and of one messuage, tenement, garden, and orchard, and a close of land and soil called Shortbreach, as it was lately divided into two closes, containing by estimation 5 acres, lying in Cleverdon; of one messuage or cottage in the parish of Lee, called Claudon, and of a garden, orchard, and two closes of pasture to the same messuage adjoining, containing by estimation 3 acres, lying in the parish of Lee, lately purchased of Thomas Wayte; and of all that close of meadow or pasture called Breach, containing by estimation 10 acres, lying in the parish of Lee, lately purchased of Thomas Buckland.

The jurors further say that the said manor of Lee and Cleverdon, 20 messuages, 10 cottages, 10 tofts, one dovecot, 1000 acres of land, 150 acres of meadow, 500 acres of pasture, 20 acres of wood, 500 acres of furze and heath, and 40s. rent with appurtenances in Lee and Cleverdon, and the view of frankpledge in Lee and

Cleverdon, are held of the King in chief, by the service of the 20th part of a knight's fee, and the yearly rent of 32s. 6d. for all services and demands, and are worth yearly, beyond reprises, f 10. The said tithes of corn, grain, and hay in Lee and Cleverdon are held of the King in chief, by the service of the 20th part of a knight's fee, and the yearly rent of 7s. 6d. for all services and demands, and are worth yearly, beyond reprises, £3 8s. The manor of Garesdon and the tithes of corn, grain, and hay of the same manor, and the aforesaid 20 messuages, 10 cottages, 10 tofts, one dovecot, one water mill, 500 acres of land, 200 acres of meadow, 1000 acres of pasture, 100 acres of wood, 500 acres of furze and heath, and 40s. rent in Garesdon and the view of frankpledge there, and the advowson of the church of Garesdon, are held of the King in chief, by the service of the 20th part of a knight's fee, and the yearly rent of f_4 os. 8d. for all services and demands, and are worth yearly, beyond reprises, £36 10s. The manor of Whitchurch-cum-Milborne and the tithes of corn, grain, and hay in Whitchurch, Milborne, and Brokenborow are held of the King in chief, by the service of the 30th part of a knight's fee and the yearly rent of 65s. 4d. And so much thereof as is limited for the jointure of the aforesaid Deborah is worth yearly, beyond reprises, £26, and the residue thereof is worth yearly, beyond reprises, f6. The aforesaid piece of meadow called Stagnes alias Stanes Meade, lying within the manor of Brokenborow, and the tithes of corn and hay of the same, are worth yearly, beyond reprises, 4s.; but of whom or by what service they are held the jurors are ignorant. The said close of land, pasture, and meadow called le Worthie or le Worthies, and the tithes of corn, grain, and hay of the same, are worth yearly, beyond reprises, 20s.; but of whom or by what services they are held the jurors are ignorant. The said piece of land containing 6 acres and 6 perches lately parcel of the meadow called Northmore, in the parish of Lee, is worth yearly, beyond reprises, 5s.; but of whom or by what services it is held the jury are ignorant. The aforesaid several messuages, closes, lands, and tenements called Shortbreach and Claudon, and other the premises in Cleverdon and Lee purchased of Thomas Wayte, are worth yearly, beyond reprises, 4s.; but of whom or by what services they are held the jurors are ignorant. The said close and several pieces of meadow or pasture called le Breach, in the parish of Lee, purchased of Thomas Buckland, are worth yearly, beyond reprises, 8s.; but of whom or by what services they are held the jurors are ignorant.

The said *Henry Moody* died 23rd April last past [1629], at Garesdon, and Sir *Henry Moody*, bart., is his son and next heir, aged 23 years and more.

Inq. p.m., 8 Charles I, pt. 3, No. 146.

Milliam Bent, gentleman.

Delivered into Court 22nd November, 9 Charles I [1633].

Inquisition taken at Ludgershall, 7th, October, 9 Charles I [1633], before William Herbert, esq., escheator, after the death of William Kent, gent., by the oath of Humphrey Norborn, gent., Francis Maton, gent., William Seymor, gent., John Fisher, John Woodward, Nicholas Surten, Robert Edington, John Mathewe alias Keynton, John Noyse, Edward Earle, Thomas Muspratt, Richard Cruch, Michael Whettle, Richard Seward, and Richard Head, who say that

William Kent was seised in his demesne as of fee of the manor of Boscomb East, with appurtenances, and of 5 messuages, 5 cottages, one dovecot, 6 gardens, 6 orchards, 300 acres of land, 30 acres of meadow, 100 acres of pasture, and common of pasture for all beasts in Boscombe alias Borscombe alias Borscombe, co. Wilts, which premises are held of the heirs of John Thorneburgh, deceased, as of their manor of Collingborne, in free and common socage, by fealty and the service of one pair of white spurs, and not in chief nor by knight service, and are worth yearly, beyond reprises, 100s.

The jurors further say that the said William Kent was seised in his demesne as of fee of 3 messuages, 3 gardens, 3 orchards, 110 acres of land, 30 acres of meadow, 25 acres of pasture, 10 acres of moor, and common of pasture for all beasts in Wellesford alias Wilford, Mannyngford Bohuns, and Manningford Bruce, co. Wilts, which formerly were the hereditaments of William Button, deceased, and which are held of Sir Robert Gorges, knt., as of his manor of Manningford Bohuns, in fee and common socage, by fealty and the annual rent of 18s. $3\frac{1}{2}d$. for all services, and are worth yearly, beyond reprises, 15s.

William Kent was also seised in his demesne as of fee of one messuage, one garden, 36 acres of land, 8 acres of meadow, 4 acres of pasture, and common of pasture for all beasts with appurtenances in Mannyngford Bruce, Mannyngford Bohuns, and Mannyngford Abbotts, co. Wilts, which are held of Sir Robert Gorges,

knt., as of his manor of Manningford Bohuns, in fee and common socage, by fealty and the yearly rent of 13s. 4d. for all services,

and are worth yearly, beyond reprises, 20s.

The jurors further say that William Kent was seised in his demesne as of fee of and in the manor of Charlton, with appurtenances, and of 4 messuages, one dovecot, 4 gardens, 90 acres of land, 10 acres of meadow, 10 acres of pasture, and common of pasture for all beasts with appurtenances in Charleton Hulcott and Newnton, co. Wilts, of which 8 acres of land and 2 acres of pasture lying in Hulcott are held of Philip, Earl of Pembroke and Montgomery, as of his manor of Newnton and Hulcott, in free and common socage, by fealty and the annual rent of 3s. for all services, and are worth yearly, beyond reprises, 6s. 8d.; and the residue of the premises last mentioned lying in Charleton and Newnton are held of Sherrington Talbott, esq., as of his manor of Charleton, in free and common socage, by fealty and the yearly rent of 23s 4d. for all services, and are worth yearly, beyond reprises, 20s.

William Kent died 21st December last past [1632], at Boscomb, and William Kent is his son and next heir, aged at the death of

his father 29 years and more.

Inq. p.m., 9 Charles I, pt. 2, No. 117.

Milliam Tynbury, yeoman.

Delivered into Court 28th May, 9 Charles I [1633].

Inquisition taken at New Sarum, 14th September, 8 Charles I [1632], before William Guydott, esq., escheator, after the death of William Tynbury, late of Brewham, co. Somerset, yeoman, by the oath of Anthony Davies, gent., John Thorpe, gent., George Acrigg, Giles Compton, Leonard Brown, Thomas Wilson, John Butcher, Ralph Tomlyne, Robert Sweving, Richard Easton, Henry Page, Thomas Woollford, Bartholomew Foster, Thomas Hurcott, and William Earleyghe, who say that

William Tynbury was seised in his demesne as of fee of one messuage or tenement, one toft, two barns, one garden, 120 acres of land, and 3 acres of pasture, and common of pasture for all beasts in Imber, co. Wilts, which are held of the King in chief by knight service, and are worth yearly, beyond reprises, 30s.

William Tynbury died 22nd December, 5 Charles I [1629], and Mary, now the wife of Philip Freake, gent., is his daughter and

heir, aged 40 years and more.

Inq. p.m., 9 Charles I, pt. 2, No. 129.

William, Lord Sandys.

Delivered into Court 7th November, 9 Charles I [1633].

Inquisition taken at New Sarum, co. Wilts, 17th September, 9 Charles I [1633], before William Herbert, esq., escheator, after the death of William, Lord Sandys, by the oath of Edmund Day, gent., Anthony Davis, Edward Fawlconer, John Greene, Thomas Hancocke, John Windover, Thomas Willson, Thomas Woolford, Augustine Creede, Ralph Tomelyne, John Butcher, William Brickett, and Robert Ray, who say that

William, Lord Sandys, was seised in his demesne as of fee of the manor of Stratton St. Margaretts and Stratton, with its members and appurtenances in Stratton, co. Wilts, and of divers lands and tenements in Over Stratton and Nether Stratton, co. Wilts, parcel of the manor aforesaid, which premises were lately purchased of William Jones, esq., and are held of the King in chief, by knight service, by the 20th part of a knight's fee, and are worth

yearly, beyond reprises, f 3.

The said William died 12th November, 5 Charles I [1629], and Thomas Twyne, esq., Elizabeth, the wife of Robert Frith, Margery Myntie, widow, and William Holcrofte, esq., now deceased, were at the time of the death of the said Lord Sandys kinsmen and kinswomen of the said Lord Sandys, viz.: Thomas Twyne, as son and heir of Mary, one of the daughters of Thomas, Lord Sandys, father of Henry Sandys, father of William, Lord Sandys, father of the aforesaid William, Lord Sandys; the said Elizabeth Frith and Margery Myntie, as daughters and coheirs of Anne, another daughter of the said Thomas, Lord Sandys; and William Holcroft, as son and heir of Margery, another daughter of the said Thomas, Lord Sandys: and the said Thomas Twyne, Elizabeth Frith and Margaret Myntie, and Thomas Holcroft, son and heir of William Holcroft, are cousins and coheirs of the said William, Lord Sandys.

Thomas Twyne was at the time of the death of William, Lord Sandys, of the age of 60 years and more; the said Elizabeth, 60 years and more; Margery Myntie, 60 years and more; and the said William Holcrofte, 70 years and more. The said Thomas Holcrofte is

within age and in the custody of the King.

The jurors further say that Sir John Holland, bart., and Alathea, his wife, late wife of the said William, Lord Sandys, have had the issues from the said premises since the death of the said William.

Ing. p.m., 9 Charles I, pt. 2, No. 148.

John Harris, yeoman.

Delivered into Court 28th June, 9 Charles I [1633].

nquisition taken at Marlborough, 20th June, 9 Charles I [1633], before William Herbert, gent., escheator, after the death of John Harris, yeoman, by the oath of Robert Kingesman, gent., Robert Kingesman, junior, gent., Edward Arnold, gent., Thomas Hitchcox, Thomas Freeman, Edward Smith, Richard Glasse, Ralph Smith, Robert Smith, John Waterman, William Peake, Thomas Hunt, William Withers, Christopher Pippeat, and Edward Haggard. who say that

John Harris was seised in his demesne as of fee of one messuage with appurtenances called Elines, and other lands, meadows, pastures, and feedings to the same messuage belonging, containing by estimation 37 acres, in Tytherton Keloways, in the parish of Bremhill alias Bremble, co. Wilts, late in the tenure of Edward Wastfield, and formerly parcel of the possessions of the late Chantry of Bromham. Also of one messuage with appurtenances called Hatts; of one close of pasture called Great Hatts; a close of pasture called Little Hatts; one close of arable land and pasture called New Leaze; a parcel of meadow containing one acre in Titherton Lucas, in the parish of Chippenham, co. Wilts, lately purchased of John Moxham and Mary, his wife. He was also seised in his demesne as of fee of two acres of land in Titherton Keylwayes, co. Wilts, in a field called Westfield, next the highway leading from Titherton Keylwayes to Titherton Lucas, late parcel of the manor of Titherton Keyllawayes.

The jurors further say that the premises in the parish of Bremhill are held of the King as of his manor of East Greenwich, by fealty only, in free and common socage and not in chief, and are worth yearly, beyond reprises, 10s. The premises in the parish of Chippenham are held of John Longe, esq., as of his manor of Titherton Kelowaies, in free socage, by the yearly rent of 7s. 7\frac{1}{2}d. and suit at the court of the said manor, and are worth yearly, beyond reprises, 6s. 8d. The two acres of land in the said field called Westfeild are held of the King in chief, by knight service, but by what part of a knight's fee the jurors are ignorant, and

are worth yearly, beyond reprises, 6d.

The jurors further say that the said John Harris contracted to bargain and sell the said premises in the parish of Chippenham to Edward Barrett, esq., for £240, whereof the said John received £190 and died before conveying the premises to the said Edward; and the said Edward, by virtue of the said contract, received the rents and profits thereof from the time of the said contract.

The said *John Harris* died on the 24th day of January last [1633], and *John Harris* is his nephew and next heir, viz. son and heir of *Joan Harris*, deceased, daughter and heir of the said *John Harris*, late the wife of *Richard Harris*, and was at the time of the death of the said *John* aged 2 years 6 months and 7 days.

Inq. p.m., 9 Charles I, pt. 2, No. 161.

Richard Creswell, gentleman.

Delivered into Court 25th November, 9 Charles I [1633].

Inquisition taken at Marlborough, 29th August, 9 Charles I [1633], before William Herbert, esq., escheator, after the death of Richard Creswell, gent., by the oath of William Padier, gent., Robert Kingesman, gent., William Francklin, gent., Alexander Desmer, Thomas Freeman, Edward Arnold, John Hurlburt, William Withers, Lewis Chappell, William Farrington, John Waterman, Thomas Hilchcock, Ralph Smyth, Richard Spencer, and Thomas Pyke, who say that

Richard Creswell was seised in his demesne as of fee of one messuage with appurtenances in Leigh, in the parish of Aston Keynes, co. Wilts, called Covehouse, and of the lands, tenements, and hereditaments in Leigh and Aston Keynes to the said messuage belonging, which were formerly the possessions of Robert Creswell, gent., deceased, late brother of the said Richard, and now in the tenure of Elizabeth Creswell, widow. And of all other lands and tenements in Leigh and Aston Keynes, now or late in the tenure of the said Elizabeth, which were the possessions of the said Robert Creswell.

Being so seised, the said *Richard Creswell*, on the 8th October, 3 Charles I [1627], enfeoffed thereof *Thomas Moore*, gent., to the use of the said *Richard Creswell* for life, and after his decease to the use of the said *Elizabeth Creswell*, his wife, for ever.

The said Richard Creswell was also seised in his demesne as of fee of and in 2 acres of land in the parish of Leigh alias Lye,

co. Wilts, late parcel of the customary lands of the manor of Leigh alias Lye, and late in the tenure of John Packer and Thomas Whiting, and lately received in exchange by the said Richard Creswell of the said John Packer and Thomas Whiting for 2 acres of land late of the said Richard Creswell.

The jurors further say that the first above-mentioned premises were held of Sir John Hungerford, knt., as of his manor of Leigh, co. Wilts, in free and common socage, by fealty, suit of court, and the yearly rent of 13s. 4d., and are now held by Edward Dunch, esq., as of the said manor, by the same services, and are worth, beyond reprises, 5os. The said 2 acres taken in exchange are held of the King in chief by knight service, but by what part of a knight's fee the jurors are ignorant, and are worth yearly, beyond reprises, 2s.

The said *Richard Creswell* died 24th April, 4 Charles I [1628], at Purston, co. Northampton, and *John Creswell*, gent., is his son and next heir, and was at the time of the death of his father

aged 17 years 5 months and 13 days.

Inq. p.m., 9 Charles I, pt. 2, No. 163.

John Perbury, gentleman, lunatic.

Inquisition taken at Devizes, co. Wilts, 24th April, 9 Charles I [1633], before William Herbert, esquire, escheator, to enquire into the lunacy of John Yerbury, gent., by the oath of John Hitchkox, gent., Samuel White, gent., Robert Flower, Thomas Weston, Thomas Sloper, Michael Caswell, John Dike, Walter Rose, William Stevens, William Sherow, Edmund Potter, Thomas Flower, John Thorner, William Grafton, John Cheyney, Simon Noyce, Matthew Head, and Giles Miles, who say that

John Verbury became a lunatic by the visitation of God on the 1st day of April, 1 Charles I [1625], at Atford in the said county, and has continued so ever since, so that he is not capable of governing either himself or his lands, goods, etc.

On the said 1st day of April the said John Yerbury was seised of all the site, capital messuage, and farm of Atford alias Atworth; one garden, one orchard, and one close of pasture containing 8 acres; one close called Bencroft containing 2 acres; divers other closes, lands, meadows, etc., to the said capital messuage belonging; one messuage, curtilage, garden, and orchard with divers lands and tenements to the said messuage belonging in

Atford, now in the tenure of John Leyceter by copy of court rolls of the manor of Bradford for the life of the said John, who still survives: of which said manor the said messuage and other the premises last mentioned were late parcel; and all such works of customary tenants, customs, and services as the tenants by copy of the said court roll ought to do in Atford.

All the said premises are held of the King in chief by knight's service: the said site, capital messuage, works of customary tenants, and other the premises parcel of the farm aforesaid are worth per annum, clear, £6. The messuage and other the premises in the tenure of John Leyceter are worth per annum, clear, during the life of the said John Leycester 13s., and after-

wards they will be worth 40s.

The said John Verbury was likewise seised of the 2 "fullinge stockes" standing under one roof in the mill house in or near Iford, co. Somerset, at the east end of the said house, with the water wheel which serves to drive the said stocks, together with free ingress and egress at all times to and from the said mill, and divers shops, places, implements, and hereditaments to the said stocks belonging, granted by Tobias Horton, gent., to John Verbury, father of the said John named in the writ, for the lives of the said John Verbury, senior, John Verbury, junior, and William Verbury died before the said 1st of April: upon which said demise the several yearly rents of £6 and of 6s. 8d. are reserved to be paid yearly during the life of the said John Verbury, junior: which said fulling stocks and other the premises last mentioned are worth per annum, clear, 40s.

The said John Verbury is now seised of divers utensils, implements, and household stuff remaining in the said capital messuage of the value of £125 7s. 4d.; of silver plate of the value of £15; 2 horses valued at £4; 4 cows valued at £15; 3 pigs valued at 30s.; and of divers debts and sums of money amounting to £287.

John Yerbury, father of the said John named in the writ, made his will 24th October, 1614, at Atworth within the parish of Bradford, and appointed the said William and John Yerbury, his sons, his executors, who afterwards proved the said will. The said William afterwards died at Powlsholt. On the said 1st day of April the said John Yerbury had not alienated or disposed of any of his said lands or tenements; Joan, Elizabeth, and Mary are his daughters and coheirs, and are aged respectively, the said Joan 16 years, the said Elizabeth 15 years, and the said Mary 9 years and more.

Inq. p.m., 9 Charles I, pt. 2, No. 183.

Thomas Stephens, gentleman, lunatic.

Inquisition taken at Marlborough, 20th June, 9 Charles I [1633], before William Herbert, esquire, escheator, to enquire into the lunacy of Thomas Stephens, gent., by the oath of Robert Kingsman, Robert Kingsman, junior, Edward Arnold, Thomas Hitchcox, Thomas Freman, Edward Smith, Richard Glasse, Ralph Smith, Robert Smith, John Waterman, William Weake, Thomas Hunt, William Withers, Christopher Lippeat, and Edward Haggard,

gentlemen, who say that

George Hide, of Kingston Lysley, co. Berks, knight, and Robert Hide, of Charleton, in the same county, knight, were seised of all that messuage and tenement situate in Kingston Lysley late in the tenure of John Betteredge, deceased, and all the houses, buildings, gardens, closes, etc., thereto belonging; 2 virgates of land lying separate in the common fields and meadows of Kingston Lysley and in Wescott and Fawler; and common of pasture for 4 horses, 10 beasts, 2 cows, and 80 sheep in Kingston Marsh and other commons and places in Kingston Lysley, and for 4 horses and 4 beasts in Oldfield, yearly between the feasts of St. Michael the Archangel and St. Andrew the Apostle.

So seised, they by indenture dated 26th October, 18 James I [1620], made between themselves of the one part, and Christiana Organ, grandmother of the said Thomas Stephens (named in the writ), to wit, mother of Joan Stephens, widow, late deceased, mother of the said Thomas, by the name of Christiana Organ, late of Chippinglamborne, co. Berks, widow, of the other part, in consideration of £ 360 to them paid by the said Christiana, granted to her all the said premises: to hold for 99 years if the said Joan, then the wife of the said Thomas Stephens, esq., the said Thomas (named in the writ) son of the said Thomas and Joan, and Edward Hippesley, son of John Hippesley, esq., deceased, and grandchild of the said Christiana, so long shall live, she paying yearly for the same 30s. and one pair of fowls: which said premises are worth per annum, clear, £ 20.

William Grove, of Grove, co. Berks, gent., son and heir of Thomas Grove, gent., and Joan, his wife, eldest daughter of Thomas Blagrave, late of Westbackhampton in the said county, yeoman, likewise deceased, was seised of the moiety of the manor of Berres alias Berris, situate in Chipping Lamborne aforesaid; and so seised, by indenture dated 18th April, 5 Charles I [1629], made

between himself of the one part, and *Richard Organ*, of Chipping Lamborne, esq., and *John Organ*, of Stanton, gent., of the other part, assured the said moiety to the said *Richard* and *John Organ* and their heirs for ever.

Both the above said indentures were made upon trust reposed in the said Christiana, Richard, and John Organ by the said Joan Stephens, daughter of the said Christiana and sister of the said Richard and John, and were taken and purchased with the proper monies of the said Joan which came into their hands soon after the sale of her jointure, which Nicholas Stephens, esq., father of the said Thomas Stephens and husband of the said Joan, assured to her upon the marriage of the said Thomas and Joan, and in recompense of the portion of the said Joan which the said Nicholas and Thomas Stephens took in marriage with her.

The said Joan was possessed of £261 and of divers goods, debts, and utensils expressed in a certain schedule hereto annexed, and so seised, made her will 8th October, 1631, as follows:—

I, Joan Stevens, of Stanton, widow, give my body to be buried in the parish church of Lamborne. All my goods and chattels I give to my brother John Organ, of Stanton, "which" I make executor, on condition that as soon as Thomas Stevens, "mine onely sonne, shall recover the melancholly sicknesse whereof he now laboreth" my said brother shall give the same to him; if my said son die, my said goods shall be divided between Richard Organ, of Lamborne, and John Organ, of Stanton, my brothers, and Elizabeth Hipesley, widow, and Alice Organ, spinster, my sisters. I nominate Thomas Garrett, gent., and Thomas Paine, yeoman, both of Lamborne, to be overseers. The mark of Joan Stevens.

Witnesses: Robert Sheate, John Gateall, and Leonard Fitchowe.

The said Joan Stevens died 10th October, 7 Charles I [1631];

Thomas Stephens is her son and next heir, and was then aged 22 years and more.

The said *Thomas* is a lunatic by the hand of God and is incapable of governing either himself or his lands, and has been quite mad from the said 8th October up to the present time, except that he enjoyed a lucid interval from the 1st May, 8 Charles I [1632], up to the 1oth December then next following.

Of whom or by what service the said moiety of the manor of Berres is held the jurors know not: it is worth per annum, clear, £30.

The said *Thomas Stephens* now lives with the said *John Organ*, his uncle, at Stanton; *Richard Organ* is his kinsman and next heir on the mother's side, to wit, elder brother of the said *Joan*

Stephens, widow, mother of the said Thomas, and is now aged 50 years and more.

Inq. p.m., 9 Charles I, pt. 3, No. 7.

[Here follows the said schedule in English, mentioning only household goods.]

Edward Pleydell, gentleman.

Inquisition taken at Devizes, 24th April, 9 Charles I [1633], before William Herbert, esquire, escheator, after the death of Edward Pleydell, gent., by the oath of John Hitchcockes, gent., Samuel White, gent., Robert Flower, Thomas Weston, Thomas Sloper, Michael Casewell, John Dike, Walter Rose, William Steephens, William Sherwood, Edmund Potter, Thomas Flower, John Thornor, William Grafton, John Cheyney, Simon Moyce, Matthew Hedd, and Giles Myles, who say that

Edward Pleydell was seised of one messuage situate in the parish of St. Mary de Cricklad, and one virgate of land to the same belonging lying in the fields and meadows of Cricklad, Chelworth, and Calcott, now or late in the tenure of Robert Watkins; one separate close of pasture in Chelworth called Ballowes, containing 7 acres, to the said messuage belonging; one messuage and 3 closes of pasture, called Newntons, Wadwyns, and Huntes, containing 6 acres, with the lands, meadows, pastures, and feedings to the said messuage belonging, containing altogether one virgate of land, now in the tenure of William Withers, lying in Chelworth Magna and Chelworth Parva; one several close of pasture there called Morgans, containing 10 acres, with 15 acres of meadow to the said close belonging; 4 acres of meadow lying in Northmeade in Chelworth Magna, belonging to a certain close called Wildreys alias Wilfords.

So seised, the said *Edward Pleydell*, by charter dated 5th August, 6 James I [1608], assured the said messuage and virgate of land in the tenure of the said *Robert Watkyns* and the said close called Ballowes to the use of himself for the term of his life; and after his decease, to the use of *Robert Pleydell*, one of his sons and his heirs male; and for default, to the use of the heirs of him the said *Edward* for ever. He also assured the premises in the tenure of *William Withers*, the close called Morgans, the meadow thereto belonging, and the 4 acres of meadow in Northmeade to the use

of himself and his heirs male by Margaret Lawrence, afterwards his wife; for default, to the use of the said Robert Pleydell and his heirs male; and for default, to the use of the right heirs of the said Edward for ever. Thomas Pleydell is the son and heir male of the said Edward by the said Margaret Lawrence, and at the time of his father's death was aged 23 years and more.

The said Edward Pleydell was likewise seised of one cottage and one close of pasture called Crawley Leyes alias Stonidge Leaze, containing 16 acres, lying next Lorwynch, sometime parcel of the manor of Canonbery alias Canbery in the parish of Berkley, co. Gloucester; and so seised, he, by charter dated 7th April, 1 Charles I [1625], granted the said premises to Thomas Lawrence, gent., and Thomas Saunders and their heirs, to the use of himself for his life; and after his decease the remainder thereof to the said Robert, his son, and his heirs male; for default, the remainder thereof to Henry Pleydell, another of the sons of the said Edward, and his heirs male; and for default, the remainder thereof to the right heirs of the said Edward for ever.

The said Edward was likewise seised of one messuage called Garters place, lying in Cricklade; one parcel of pasture there containing one rood, in the lane called Horsfayre lane, to the said messuage belonging; one messuage in the east street of Cricklade, and one garden adjoining the said messuage called Dromedoryes, containing \frac{1}{2} acre; one parcel of pasture called Nytingales, containing one acre, lying in the east street of Cricklade; one small close of pasture called Straw Paddock, containing 1 acre, lying in the borough of Cricklade; one messuage there in the tenure of John Heyward, and 11 acres of land lying in the fields there to the said messuage belonging; one messuage there in the tenure of Ursula Taynter, widow; 2 several closes of pasture and meadow called Middle Foxlakes and Water Foxlakes, containing 10 acres; 6 acres 1 rood of land and meadow to the said closes belonging in Chelworth Magna and Parva; one small close of pasture called Brandyres alias Brandyrons, containing 3 acres; one close of meadow called Little Foxlakes, containing 3 acres, and 2 acres of land thereto belonging; common of pasture for 6 beasts in Duddesmore, and other fields in Cricklad, Chelworth, and Calcott; one close of pasture containing 3 acres, called Frennes meade, in Chelworth Magna and Parva; one close of pasture called Greate Barrettes, containing 6 acres, in Chelworth Magna, and 4 acres and I rood of meadow there to the said close belonging; one close of pasture there called Kyte close, containing 3 acres, and 1 acre of meadow thereto belonging; 2 acres of meadow in Little Chelworth

in a place there called the Lytes; one close of pasture there called Duddesmore, containing 4 acres; one messuage, 2 water mills, and 3 small closes of meadow and pasture, and one meadow containing 16 acres, in Chelworth Magna; one perch of meadow in breadth in the meadow called Northmeade, extending upon the river Thames up to Temmes furlong; - acres of wood to the said messuage and mills belonging; one small close of pasture called Wildreyes alias Wildfordes, containing 31 acres, in Chelworth Magna; one messuage and 3 virgates of land lying in Stratton St. Margaret; one messuage, ½ virgate of land, called Salters; 4 acres 2 roods 5 poles of meadow and 7 acres 3 roods 5 poles of pasture, called Hasell Hill Close, lying in the parish of Lydiard Tregoze; and one messuage and one grain mill, called Badnam Milles, and 6 closes of meadow and pasture thereto belonging, containing altogether 20 acres, in Elston alias Elkston, co. Gloucester.

The premises in the tenure of Robert Watkyns and the close called Ballowes are held of John Hungerford, knt., as of his manor of Purton Powcher, in free and common socage, by fealty only and the yearly rent of 21d., and are worth per annum, clear, 10s. premises in the tenure of William Wythers and the close called Morgans are held of Henry Earl Danby as of his manor of Chelworth parva, in free and common socage, by the yearly rent of 4s. 2d., suit at court, and fealty only, and are worth per annum, clear, 13s. 4d. The close called Crawley Leves is held of the King in chief by knight's service, but by what part of a knight's fee the jurors know not, and is worth per annum, clear, 10s. messuage called Garters Place, the parcel of pasture in Horsfayre lane, the messuage in the tenure of Ursula Taynter, the garden called Dromederyes, and the parcel of pasture called Nytingales are held of Thomas Earl of Berkshire in free burgage, as of his borough of Cricklade, by the yearly rent of 4s. $6\frac{1}{3}d$., suit at court, and fealty only, and are worth per annum, clear, 4s. The messuage in the east street of Cricklade, the 2 acres in the Lytes, and the close called Duddesmore are held of the King as of his honor of Wallingford, co. Berks, by the yearly rent of 9d. and fealty only, and are worth per annum, clear, 2s. 6d. The messuage in the tenure of John Hayward and the close called Straw Paddock are held of Thomas Erule, esq., in free and common socage, as of his manor of Abingdon Corte, by the yearly rent of 18d., suit at court, and fealty only, and are worth per annum, clear, 2s. The closes called Middlefoxlakes and Water Foxlakes and the lands thereto belonging are held of John George, esq., in free and common

socage, as of his manor of Chelworth Magna, by the yearly rent of 2s. 6d., suit at court, and fealty only, and are worth per annum, clear, 5s. The closes called Brandyres, Little Foxlakes, and Frennes meade are held of the King in chief by knight's service, and are worth per annum, clear, 12d. The close called Great Barrettes and other the premises thereto belonging are held of Edward Goddard, esq., as of his manor of Chelworth magna, in free and common socage, by the yearly rent of 2s. 6d. and fealty only, and are worth per annum, clear, 2s. The close called Kyte close is held of the lord of the manor of Stokenham, co. Devon, as of his said manor, in free and common socage, by fealty only, and is worth per annum, clear, 12d. The messuage and the mills called West Mills are held of Neville Poole, knt., as of his manor of Chelworth parva, in free and common socage, by fealty only, and are worth per annum, clear, 10s. The close called Wildreyes is held of Nevill Masklyn, gent., in free and common socage, as of his manor of Cricklade cum Chelworth, by the yearly rent of 12d., suit at court, and fealty only, and is worth per annum, clear, 3s. The premises in Stratton are held of the heirs of William late Lord Sandes in free and common socage, as of his manor of Stratton St. Margaret, by the yearly rent of 8s. 4d., suit at court, and fealty only, and are worth per annum, clear, 10s. The messuage called Salters is held of John St. John, knight and baronet, in free and common socage, as of his manor of Lyddiard Tregoze, by the yearly rent of 18d., suit at court, and fealty only, and is worth per annum, clear, 4s. The other premises in Lyddiard Tregoze are held of the King in chief by knight's service, and are worth per annum, clear, 2s. The premises in Elston are held of the King in chief by knight's service, and are worth per annum, clear, 5s.

Edward Pleydell died 14th January last past; Edward Pleydell is his son and next heir, and was then aged 35 years and more.

Inq. p.m., 9 Charles I, pt. 3, No. 34.

John Ball, esquire.

Delivered into Court 1st May, 10 Charles I.

Inquisition taken at New Sarum, 12th July, 8 Charles I [1632], before William Guidot, gent., escheator, after the death of John Hall, esquire, by the oath of Edward Fawlkner, gent., John Thorp, Anthony Davies, Thomas Wilson, Bartholomew Foster, John Dennys, Jasper Bampton, William Rawlinson, John Blanford, Robert Hole, John Perrye, William Kyng, and Hugh Kyng, who say that

Before the death of the said John Hall one John Hall, his father, was seised of the manor of Bradford with the appurtenances in Bradford, Troll, Lygh, Wolley, and Westwood; the manor of Little Troll with the appurtenances in Troll, Trowbridge, Westwood, and Holte; view of frank pledge, goods and chattels waived, estrayes, etc, within the said manor of Little Troll; 6 messuages and divers lands, etc., thereto belonging in Slade, Comberwell, and Leigh; and 6 messuages and divers lands and tenements to the same belonging in Foord and Wraxall.

So seised, the said John Hall, on the 5th June, 34 Eliz. [1592], in consideration of f 600 and of a marriage solemnized between the said John Hall named in the writ and Elizabeth, daughter of Henry Brewen, esq., for a competent jointure to be made for the said Elizabeth, assured all the said premises to the said Henry Brewen to the uses following: as to the mansion house, farm, and demesne lands of Foord, and other the premises in Foord and Wraxall, to the use of the said John Hall, the son, and Elizabeth. his wife, during the natural life of the said John, the father; after his decease, to the use of Dorothy Hall, wife of the said John Hall the father, for her life; after her decease, to the use of the said John, the son, and his heirs male by the said Elizabeth; and for default, to the use of the heirs male of the said John, the son, with divers remainders over, the reversion thereof belonging to the right heirs of the said John, the father, for ever. As to the capital mansion house of the manor of Bradford, 3 grain mills in Bradford, all customary works and services thereof, a pasture and certain land called the Coniger and Elmehay, a meadow called Homemead, 2 acres of meadow called Rockhams, the fishings and fisheries in all the waters of Bradford from Bradford Bridge up to Bisse Mouth; estovers and common of estovers yearly in certain pastures, lands, and woods called Ladydowne, certain lands, meadows, and pastures called Cockhill lying in Bradford and Trowbridge, 4 acres of land in Eamead, 4 acres of meadow in St. Margaret Moore, one acre of meadow under the Grippe, certain pastures containing 24 acres in Winderleaze field and West Wood, one pasture containing 12 acres in Elmescros field, 3 acres of land in the same field, one acre of land in Wynderleaze, certain pastures and wood lands called Lev Leasses, containing 8 acres, 6 acres of wood in Fowlers Wood, 4 acres of wood in Colecrofte, 3 acres of wood in the Grippe, in the parishes of Bradford and Westwood, one mill called the lower Tucking Mill in the tenure of John Yewe and Richard Horne, one messuage or tenement in the tenure of Thomas Hunt, one tenement in the tenure of John Ingram, one tenement in the tenure of Joan Holliday, one tenement in the tenure of Walter Tucker, one tenement in the tenure of Henry Ladd, one tenement in the tenure of Edward Balle, one tenement in the tenure of Richard Bowrton, one tenement in the tenure of Nicholas Cooper alias Kanke, one tenement in the tenure of John Kelson, one tenement in the tenure of John Jones, one tenement in the tenure of Agnes Bigges, and one tenement in the tenure of Andrew Crofte—all which premises last recited are parcel of the premises in the parish of Bradford: to the use of John Hall, the father, during his life; after his decease, to the use of the said Elizabeth for her life; after her decease, to the use of the said John Hall, the son, and his heirs male by the said Elizabeth; for default, to the use of the heirs male of the said John, the son; and for default, to the use of the heirs male of the said John Hall, the father, with divers remainders over. As to the residue of the premises, to the use of John Hall, the father, for his life; after his decease, to the use of John Hall, the son, and his heirs male by the said *Elizabeth*; for default, to the use of his heirs male, with divers remainders over.

The said *John Hall*, the father, and *Dorothy*, his wife, died 1st September, 18 James I [1620].

John Hall, the son, was likewise seised of 11 other messuages and divers lands, tenements, and hereditaments thereto belonging in Troll Magna and Bradford, lately purchased of Richard Earl of Clanricard and Frances, his wife; the reversion of certain lands and woods called Bradford Wood in Bradford expectant on the death of Gifford Longe, Edward Longe, senior, and Edward Longe, junior; one messuage, 3 cottages, 16 acres of land, meadow, and pasture in Woolley, Comberwell, and Bradford, lately purchased of John Rogers and others; one toft and tenement, 8 acres of land,

2 acres of meadow, and 3 acres of pasture in Woolly, Lygh, and Bradford, lately purchased of William Baylie alias Taunton and others; the site and precinct of the late Monastery or Priory of Bathe in the City of Bathe, co. Somerset; divers houses, messuages, lands, pastures, etc., in the parish of St. James in the City of Bath and in Lyncombe, Widcombe, Hollwey, and Walcott in the said county, late parcels of the lands of the said late Priory; and divers lands, tenements, meadows, feedings, and pastures called the Hayes, Sidenham mead, Parkelaune, East Downe, Beachin Cliffe, the Hoggesflocke, and Warlewood in the

parishes of Lyndcombe and Widcombe.

The manor of Bradford and other the premises in Bradford, Troll, Lygh, Wolley, and Westwood are held of Richard Earl Clanricard and Frances, his wife, as of their manor of Bradford, in free socage, to wit, by fealty, suit at court, and the yearly rent of f_3 17s. 5d.: the parcels of the said premises conveyed for the jointure of the said Elizabeth are worth per annum nothing during her life, but afterwards they will be worth per annum, clear, f_5 : the residue of the said premises is now worth per annum, clear, 40s. The manor of Little Troll and the premises in Troll, Trowbridge, Westwood, and Holte are held of William Earl of Hertford, as of his manor of Trowbridge, in free socage, to wit, by fealty, suit at court, and the yearly rent of 4s., and are worth per annum, clear, 40s. The premises in Slade, Comberwell, and Leigh are held of the said Earl and Countess Clanricard, as of their said manor of Bradford, in free socage, to wit, by fealty, suit at court, and the yearly rent of 16d., and are worth per annum, clear, 40s. The premises in Foord and Wraxall are held of the said Earl and Countess, as of their said manor, in free socage, to wit, by fealty, suit at court, and the yearly rent of 1d.; they are worth per annum, clear, nothing during the life of the said Elizabeth, but afterwards they will be worth 30s. The premises in Troll Magna and Bradford purchased of the said Earl and Countess are held of the King in chief by knight's service, but by what part of a knight's fee the jurors know not, and are worth per annum, clear, 50s. The said lands and woods called Bradford Wood are held of the King in chief by knight's service; they are worth per annum, nothing during the lives of the said Gifford Longe, Edward Longe, senior, and Edward Longe, junior, who still survive, but afterwards they will be worth, clear, 20s. The said premises in Woolley, Comberwell, and Bradford purchased of the said John Rogers are held of the King as of his manor of East Greenwich, co. Kent, in free and common socage and not in chief

nor by knight's service, to wit, by the yearly rent of 6s. 2d., and are worth per annum, clear, 6s. 2d. Of whom the premises in Lygh, Woolley, and Bradford purchased of William Baylie are held the jurors know not; they are worth per annum, clear, 6s. 8d. The site of the Priory of Bathe and other the premises in Bathe, Lyncombe, Widcombe, and Hollway are held of the King in chief by knight's service, but by what part of a knight's fee the jurors know not, and by the yearly rent of 8s. 4d.; they are worth per annum, nothing during the life of the said Elizabeth, but afterwards they will be worth, clear, 2os.

John Hall died at Bradford 19th March, 6 Charles I [1631]; Thomas Hall, esq., is his son and next heir by the said Elizabeth,

and was then aged 28 years and more.

The said Elizabeth still survives at Bradford.

Ing. p.m., 10 Charles I, pt. 2, No. 10.

John Harris, junior.

Delivered into Court 6th May, 10 Charles I.

Inquisition taken at Marlborough, 25th March, 9 Charles I [1634], before Francis Guidott, gent., escheator, by virtue of a writ "de devenerunt," after the death of John Harris, junior, late in the wardship of the King, grandson [nepotis] and heir of John Harris, senior, yeoman, who held of the King in chief, by the oath of Gilbert (?) Kingsman, gent., Lewis Audley, gent., Stephen Lawrence, William Farrington, Thomas Patie, George Blanchard, Richard Webb, Edward Arnold, Thomas Hitchcocke, Richard Glasse, Vincent Hedd, John Waterman, Edward Dismer, Robert Smith, Paul Liddoll, Nicholas Leyland, and Thomas Newe, who say that

On the 20th June, 9 Charles I [1633], an inquisition was taken at Marlborough after the death of the said John Harris, senior, whereby it was found that the said John was seised of one messuage called the Elmes, and certain lands, meadows, pastures, and commons thereto belonging, containing 37 acres, situate in Titherton Kelwayes in the parish of Bremhill alias Bremble, late in the tenure of Edward Wastfield and sometime parcel of the possessions of the chantry of Bromham now dissolved; one messuage called Hattes; one close of pasture called great Hattes; one close of pasture called Little Hattes; one close

of arable land and pasture called Newe leaze; one parcel of meadow, containing one acre, situate in Titherton Lucas in the parish of Chippenham, lately purchased of John Moxham and Mary, his wife; and 2 acres of land lying in Titherton Kelwayes in a certain field there called the Westfield, next the highway there leading from Titherton Kelwayes up to Titherton Lucas, late parcel of the manor of Titherton Kelawayes.

So seised, the said John Harris, senior, died 24th January last past; the said John Harris, junior, is his grandson [nepos] and next heir, to wit, son and heir of Joan Harris, deceased daughter and heir of the said John Harris, senior, and wife of Richard

Harris, and was then aged 2 years 6 months and 7 days.

The said Richard Harris still survives at Titherton Kellowayes.

The said John Harris, senior, contracted to sell the said premises in the parish of Chippenham to Edward Barrett, esq., and his heirs for the sum of £240, whereof he had received £190, but he died before he had assured the said premises to the said Edward, who by colour of the said contract took the profits thereof

up to the taking of this inquisition.

The premises in Bremhill are held of the King as of his manor of East Greenwich, by fealty only, in free and common socage and not in chief, and are worth per annum, clear, 10s. The premises in Chippenham are held of John Longe, esq., as of his manor of Titherton Kellowayes, in free socage, by the yearly rent of 7s. 7½d. and suit at the court of the said manor, and are worth per annum, clear, 6s. 8d. The 2 acres in Westfield are held of the King in chief by knight's service, but by what part of a knight's fee the jurors know not, and are worth per annum, clear, 6d.

John Harris, the grandson, died 9th September last past; Elizabeth Harris is his sister and next heir, and on the 2nd day of June last past was aged 5 years: she is the only daughter and

heir of the said Richard Harris by the said Joan.

After the death of the said *John Harris*, senior, by reason of the minority of the said *John Harris*, the grandson, all the said premises came into the hands of the King, where they still remain.

Inq. p.m., 10 Charles I, pt. 2, No. 12.

Virgil Parker.

Inquisition taken at New Sarum, 30th May, 10 Charles I [1634], before Francis Guidott, gent., escheator, by virtue of a writ "de devenerunt," after the death of Virgil Parker, son and heir of Walter Parker, deceased, to enquire what lands, etc., came into the hands of the King after the death of the said Virgil, by the oath of Andrew Pewde, gent., John Thorpe, gent., Richard Williams, gent., George Agrigge, Andrew Roberts, John Butcher, Bartholomew Foster, George Colman, Edmund Snowe, Ralph Tomlyn (?), John Froseke, Robert Sweavinge, and Thomas Turnam, who say that

Before the death of the said Virgil, to wit, on the 4th September, 3 Charles I [1627], an inquisition was taken at Marlborough after the death of the said Walter Parker, whereby it was found that before the death of the said Walter, Mary Parker, late the wife of Virgil Parker, father of the said Walter, deceased, and now the wife of Robert Poore, gent., was seised for life and for her jointure of the moiety of the manor of Lushill alias Lushull, by virtue of an assurance thereof made, dated 5th June, 27th Eliz. [1585]. The said Walter was seised of the reversion of the said moiety; also of the other moiety of the said manor of Lushill; and divers lands, meadows, pastures, woods, etc., in Lushill, Castle Eaton, and Hunington; and so seised, by indenture dated 7th November, 11 James I [1613], made between himself of the first part, and Thomas Baskervill, esq., and John Duckett, esq., of the other part, and by a fine levied at Westminster in the quindene of St. Martin, 11 James I, between the said Thomas Baskervill and John Duckett, plaintiffs, and the said Walter Parker, deforciant, and in consideration of a marriage between the said Walter and Margaret Longe, widow, sister of the said John Duckett, for a competent jointure to be made for the said Margaret, conveyed all the said premises to the said Thomas Baskervill and John Duckett and their heirs, to the following uses: As to the moiety of the mansion house of the said manor, the great tiled barn, and the stable called the Hackney stable, one large close called the Marsh next Thames, 2 Hanmills (duas le Hanmille) in the further part of the said Thames, the upper half of one side of a meadow called Northmeade lying next to the close called Frogepit Laynes, one arable field containing 32 acres adjoining the pasture next the said mansion house, and the upper half of the pasture called the Cow lease, lying above the said mansion house adjoining the pasture, then and there in the occupation of Edmund Martell Wright alias More, parcels of the said manor, to the use of the said Walter Parker for the term of his life; after his decease, to the use of the said Margaret for her life; after their decease, to the use of the heirs of the said Walter by the said Margaret; and for default, to the use of the right heirs of the said Walter. As to the residue of the said premises, to the use of the said Walter Parker and his heirs for eyer.

On the 25th day of June, 19 James I [1621], the said Walter acknowledged himself to owe to Nathaniel Coxwell, then of Ablington, co. Gloucester, esq., £2000, to be paid at the feast of St. James the Apostle then next following. As the money was unpaid on that day the said Nathaniel prosecuted a writ against him, and the sheriff of Wiltshire was commanded to put the said Walter in prison until the debt was paid. By inquisition taken 31st October the sheriff found that the said Walter was seised of lands, etc., of the yearly value of £50, which were taken into the hands of the King, who by a writ, dated 7th November, 2 Charles I, commanded that the said Nathaniel should hold all the said premises until he was fully satisfied of the said debt.

The manor of Lushill and other the premises in Lushill, Castle Eaton, and Hunington are held of the King as of his honor of Trowbridge, parcel of his Duchy of Lancaster, by knight's service, and are worth per annum, clear, nothing during the lives of the said Mary and Margaret, but afterwards f12.

Walter Parker died at Lushill 18th May last past; Virgil Parker (named in the writ) is his son and next heir by the said Margaret,

and was then aged 12 years 1 month and 15 days.

The said *Mary*, sometime the wife of the said *Virgil Parker* and afterwards the wife of the said *Robert Poore*, died 28th October, 9 Charles I [1634].

Virgil Parker (named in the writ) died 19th April last past, being under age and in the wardship of the King, by reason whereof all the said premises came into the hands of the King, where they still remain.

Walter Parker, gent., is his brother and next heir, and was then aged 8 years. The manor of Lushill and other the premises are held of the King as of his honor of Trowbridge by knight's service.

The said Margaret still survives at Lushill.

Inq. p.m., 10 Charles I, pt. 2, No. 16.

John Ayliste, esquire.

Delivered into Court 10th June, 10 Charles I.

Inquisition taken at Marlborough, 1st September, 7 Charles I [1631], before James Yateman, esq., escheator, after the death of John Ayliffe, esq., by the oath of Thomas Sadler, John Sadler, William Norden, Lanclett Homber, William Sadler, Christopher Spencer, Silvester Cooke, John Scull, John Payte, Thomas Daie, Edward Arnold, Robert Kingesman, John Savage, Thomas Trebericke, John Purnell, William Lewis, and Robert Smithe,

gentlemen, who say that

John Ayliffe was seised of the manor of Grittenham, and so seised, by indenture dated 2nd November, 8 James I [1610], made between himself and George Ayliffe, his son and heir apparent, now knight, of the one part, and John St. John, of Liddiard Tregooze, knight, and Anne St. John, his sister, of the other part, agreed that he and Elizabeth, then his wife, would, before the 12th day of February then next following, levy a fine to the said John St. John and his heirs of 60 acres of meadow and 200 acres of pasture in Grittenham alias Grutenham, and Brinckworth, parcels of the said manor of Grittenham, to the use of the said George Ayliffe for his life; after his decease, to the use of the said Anne St. John for her life, for her jointure; after her death, then to the use of the heirs male of the said George by the said Anne; for default, to the use of the heirs male of the said George; for default, to the use of the heirs male of the said John Ayliffe; and lastly for default, to the use of the right heirs of the said John Ayliffe for ever.

John Ayliffe was likewise seised of the manor of Foxlie and the advowson of the rectory of the parish church of Foxlie; and so seised, by indenture dated 7th August, 6 Charles I [1630], made between himself of the one part and the said George Ayliffe of the other part, agreed that he would be seised of the same to the use of himself for the term of his life; after his decease, to the use of the said George and his heirs male; for default, to the use of the heirs of the said George; and for default, to the use of his right

heirs for ever.

Also of the manor of North Winterborne alias Rabenson; and so seised, the said *John Ayliffe*, by indenture dated 7th August, 6 Charles I [1630], made between himself of the one part and the

said George of the other part, agreed that he would be seised of the said manor to the uses last above recited. Also of the advowson of the rectory and parish church of Brinckworth.

The manor of Grittenham, the advowson of the church of Brinckworth, and other the premises in Grittenham and Brinckworth are held of the King by the service of the 20th part of a knight's fee and the yearly rent of £4 5s. 9d., and are worth per annum, clear, to wit, so much thereof as is assured for the jointure of the said Anne St. John £24, and the residue thereof £12. The manor of Foxlie and the advowson of the church there are held of the King as of his monastery of Shaftsbury, by knight's service, and are worth per annum, clear, £8. The manor of Northwinterborne is held of the King as of his manor of East Greenwich, co. Kent, by fealty only, in free and common socage and not in chief nor by knight's service, and is worth per annum, clear, £5.

John Ayliffe died at Langley in the parish of Kingston St. Michael 13th August last past; George Ayliffe, knight, is his son

and next heir, and was then aged 40 years and more.

Inq. p.m., 10 Charles I, pt. 2, No. 20.

George Slie, idiot.

Inquisition taken at Amesbury, 12th August, 10 Charles I [1634], before Francis Guidott, gent., escheator, to enquire into the lunacy of George Slie, by the oath of William Walker, gent., Anthony Davis, gent., Anthony Trotman, gent., Roger Pinckney, gent., William Androwes, William Barnaby, George Arridge, John Note, Edmund Day, William Woodford, Roger Prewett, George Jervis, Richard Harrison, and Anthony Hollowaye, who say that

George Slie, on the 1st day of August, 1 Charles I [1625], was taken with a grave and insane disease and became a lunatic; he enjoyed certain lucid intervals, but is now an idiot, and

incapable of governing either himself or his goods.

Edmund Lambert, late of Boyton, esq., deceased, was seised of the manor of Boyton-cum-Corton, and so seised, he with Anne, his wife, at the court of the said manor held there 15th April, 38 Eliz. [1596], by copy of court roll, granted to George Slie, father of the said George (named in the writ), one messuage and 2 virgates of land containing 48 acres of land, 6 acres of meadow,

1½ acres of pasture and pasture for 140 sheep in Corton: to hold to the said *George Slie* the father, *George Slie* the son, and *John Slie*, son of the said *George Slie* the father, for their lives, at the will of the lord, they paying yearly for the same 26s.

George Slie the father died at Corton, 1st December, 1605, and the said Elizabeth died there 6th May, 10 Charles I [1634].

On the said 6th May the said George Slie, junior, entered into the said premises, which are worth per annum, clear, $f \geq 5$.

On the 7th May, 10 Charles I [1634], the said *George* was possessed of divers goods and chattels specified in a schedule as follows, viz.: 1 malting stone, price 10s.; 1 "querne," price 5s.; 1 coffer, 12d., old brass pot, 20s., 1 flockbed, 10s., 1 coverlid, 10s., 1 pair of blankets, 6s. 8d., 1 bolster, 3s. 4d.

On the 20th December, 1625, the said Elizabeth made her will, and thereby acknowledged that she owed to the said George Slie, junior, 20 bushels of wheat, price 100s., and 18 bushels of barley, price 54s.; and she bequeathed to him 20 quarters of barley, price 40s., I load of wood, price 7s. 3d., I horse, price 100s., 2 geldings, price £8, and harness for horses, "cartlades," and carts, price 30s.

Inq. p.m., 10 Charles I, pt. 2, No. 61.

Thomas Somner.

Delivered into Court 8th May, 10 Charles I.

Inquisition taken at Marlborough, 16th August, 8 Charles I [1632], before William Guidott, esq., escheator, after the death of Thomas Somner, by the oath of Robert Kingman, gent., William Francklyn, gent., Edward Dismer, John Waterman, Thomas Costerd, Stephen Smithe, Thomas Beale, Thomas Smythe, Silvester Cooke, Thomas Pike, Lewes Audley, William Withers, John Aven, William Sayer, Lawrence Stagge, Aldam Winckworth, and John Browne, who say that

Thomas Somner was seised of 3 messuages situate in Littleton, in the parish of Steepleashton; 2 mills there called Pashions Mills; 1 close of pasture called Leyland, containing 40 acres; 1 close of pasture called the Hookes, containing 20 acres; 1 close of pasture called the Lye, containing 16 acres; 3 closes of meadow near the said mills, late in the several tenures of the said Thomas Somner, William Pashion, Roger Prior, and Thomas Fickettes; 2 closes of pasture or meadow there called Barcroft and Barcroftes meade,

with I close called Lacockes thereto adjoining; I close of meadow there called Hedmeade; 3 closes called Courtley, Parkers, and Gumfryes, situate in the parish of Melksham; I close of meadow there called Panters; I parcel of land adjoining a certain place called Cock Reynoldes; I messuage in Newton, and divers lands and tenements thereto belonging lying in Melksham; and 2 mills and 6 acres of land in the parish of Seend.

So seised, the said Thomas Somner, by indenture dated 20th May, 2 James I [1604], made between himself of the one part, and John Stratton, then of Seagery, now deceased; Robert Stratton, then of Foxham in the parish of Christian Malford, now deceased; John Somner, then of Seend, now deceased; and Thomas Longe, of Semington, yeoman, of the other part, for the considerations in the said indenture expressed, conveyed to the said John, Robert, John, and Thomas the said 3 messuages in Littleton, the 2 mills called Pashions mills, the closes called Levlandes, the Hookes, and the Lye, and the 3 closes near the said mills: to hold to them and their heirs, to the use of the said Thomas Somner, for his natural life; after his decease, to the use of Christiana, then his wife, for her life, in the name of her jointure; after her decease, to the use of the heirs of the said Thomas by the said Christiana; and for default, to the use of the right heirs of the said Thomas for ever.

The said *Thomas Somner* made his will 21st June, 1631, whereby he bequeathed as follows:—

To my wife, *Christiana*, I give for the term of her life all the right and title to my now dwelling house, together with the mills, pasture, and meadow thereto belonging; also 3 grounds of meadow and pasture called Parkers, Gumfryes, and Courtley, in Melksham. To *Thomas Somner*, son of my brother *Alexander*, I give the fee simple of the house and lands in Newton called Naishes; if he die, I will that the same remain to his sisters, namely, *Ann, Mary*, and *Joan Somner*. To my brother *George Somner* I bequeath, within one year after my death, all my lands, tenements, houses, mills, and grounds lying in Seend, in the parish of Melksham.

The 3 messuages and 2 mills in Littleton, the 3 closes of pasture called Leylands, Hookes, and the Lye, and the 3 closes near the said mills, are held of the King as of his manor of East Greenwich, in the county of Kent, by fealty only, in free socage and not in chief, and are worth per annum, clear, £10. Of whom the said two closes of pasture called Barcroft and Barcrofts meade are held the jurors know not: they are worth per annum, clear, 20s. Of

whom the close called Lacockes, the close called Hedmeade, the 3 closes called Courtley, Parkers, and Gumfryes, the close called Panters, the 2 grain mills, and the 6 acres of land in Seend, are held the jurors know not: they are worth, respectively, per annum, clear, 12d., 2s., 2os., 12d., and 13s. 4d. The messuage and lands in Newton are held of the King in chief, by knight's service, and are worth per annum, clear, 2os.

Thomas Somner died at Littleton 23rd June, 7 Charles I [1631], without heirs of his body; Edward Somner is his brother and next

heir, and was then aged 56 years.

The said Christiana still survives at Littleton.

Inq. p.m., 10 Charles I, pt. 2, No. 65.

John Turner.

Inquisition taken at Marlborough, 23rd September, 10 Charles I [1634], before Francis Guydott, gent., escheator, after the death of John Turner, by the oath of Thomas Weston, Robert Kinsman, Thomas Sloper, John Savidge, Robert Crooke, John Purnell, John Gittens, Thomas Nashe, Richard Glasse, William Eateall, Leonard Bushopp, Edward Arnold, and Richard Bayly, gentlemen, who say that

John Turner was seised of I messuage called the Church Howse, I garden and 2 closes of land and pasture lying at Scarlettes Mill, containing 3 acres; 1 close of meadow called Fitchettes, containing 1 acre; 1 close lately enclosed at the Gore, containing 2 acres: 32 acres of arable land in the East field; 15 acres of land in the West field; 50 acres of land in the North field; 1 other messuage. garden, and orchard, late in the possession of Robert Beache; I messuage, garden, and orchard, late in the possession of Thomas Dredge; I close of pasture, I "smale land," 14 acres of land in the fields of Norton; 12 "sheep leaze" in the flock of the farm of Norton, as before was accustomed for a "smale land" there; I cottage, garden, and close of pasture, late in the possession of Richard Hawkins; 10 acres of land called a "smale land" and 9 "sheep leaze" in the flock of the farm aforesaid, lately belonging to a certain tenement called Malyns; I messuage, I close of pasture containing I acre, and I virgate of land, late in the tenure of Margaret Mathews, widow: all which said premises are situate in Norton Bavent and were lately purchased of George Salter and John Williams; also of 2 messuages, 130 acres of land, 10 acres of

meadow, 6 acres of pasture and common of pasture for all manner of beasts in Middleton and Norton Bavent, lately purchased of William Button, knt.; 3 roods of pasture in Middleton within the parish of Norton Bavent; and 2 acres 1 rood of land lying in the fields of Norton Bavent and Middleton, lately purchased of Stephen Longe, yeoman.

The premises in Norton Bavent purchased of the said George Salter and John Williams are held of the King as of his manor of East Greenwich, co. Kent, by fealty only, in free and common socage and not in chief nor by knight's service, and are worth per annum, clear, f 4. The premises purchased of William Button, knt., are held of the King as of his said manor, by fealty only, in free and common socage and not in chief nor by knight's service, and are worth per annum, clear, f 5 15s. 8d. The premises in Middleton purchased of the said Stephen Longe are held of Thomas Thynne, knt., as of his manor of Sutton Magna, by fealty and suit at court, and are worth per annum, clear, 12d.

John Turner died 4th February, 8 Charles I [1633]; John Turner is his son and next heir, and was then aged 16 years 1 month and

25 days.

Margaret Turner, widow, late the wife of the said John, still survives.

Inq. p.m., 10 Charles I, pt. 2, No. 85.

Henry Maultman.

Delivered into Court 12th May, 10 Charles I.

Inquisition taken at Marlborough, 25th March, 9 Charles I [1633], before Francis Guidott, gent., escheator, after the death of Henry Maultman, by the oath of Robert Kingsman, gent., Lewis Audley, gent., Stephen Lawrence, gent., William Farrington, Thomas Patie, George Blanchard, Richard Webb, Edward Arnold, Thomas Hitchcocke, Richard Glasse, Vincent Hedd, John Waterman, Edward Dismore, Robert Smith, Paul Liddoll, Nicholas Leyland, and Thomas Newe, who say that

Henry Maultman was seised of I barn, I stable, and 35 acres of pasture in South Wraxall, which are held of the King in chief, by the service of the 100th part of a knight's fee, and are worth per annum, clear, 20s.

Henry Maultman died 25th July last past; Thomas Maultman is his son and next heir, and was then aged 36 years and more.

Mary, late the wife of the said Henry, still survives.

Inq. p.m., 10 Charles I, pt. 2, No. 94.

Joan Gybes, wife of Edward Gybes.

Delivered into Court 1st November, 10 Charles I [1634].

Inquisition taken at Marlborough, 30th July, 5 Charles I [1629], before Robert Worsam, esq., escheator, after the death of Joan Gyves, late the wife of Edward Gyves, gent., by the oath of John Sadler, gent., Thomas Smith, gent., William Keate, gent., Robert Kingsman, Henry Smith, Thomas Freeman, Thomas Walrond, William Cowper, Silvester Croke, Edward Arnold, Thomas Hitchcocke, John Cheyney, Thomas Steevens, John Waterman, and Thomas Norris, who say that

Joan Gyves was seised of 70 acres of land, meadow, and pasture, called Great Rowborowe, East Rowborowe, and Great Rowborowe Hamme, lying in Southmarston; a lane called Rowborowe Lane there, and I close of meadow, late in the tenure of Thomas Cox, containing 4½ acres, charged with a demise or lease for 40 years, made to Simon Dringe, commencing from the death of Thomas Cullerne, deceased, father of the said Joan, which said Thomas died 12 June, 4 Charles I [1628]; also of the reversion of I messuage in Marlborough as of fee after the death of Joan Purlyn, now the wife of John Purlyn and late the wife of the said Thomas Cullerne.

The said 70 acres of land, meadow, and pasture, the said lane, and the said close are held of the King in chief by knight's service, and are worth nothing during the said term of 40 years, but afterwards they will be worth per annum, clear, f 4. The said messuage is held of *William* Earl of *Hartford*, as of his borough of Marlborough, in free and common socage, by fealty and the yearly rent of 2d, and is worth nothing during the life of the said *Joan Purlyn*, but afterwards will be worth per annum, clear, 5s.

Joan Gyves died 3rd October last past; Joan and Elionor Gyves are her daughters and next heirs, and were then aged respectively, the said Joan 1 year 12 months [sic] and 13 days, and the said Elionora 7 days.

The said *Edward Gyves* still survives at Marlborough; the said *Joan* and *Elionora* are his daughters and heirs-apparent.

Inq. p.m., 10 Charles I, pt. 2, No. 99.

John Saynesbury.

Inquisition taken at Devizes, 20th November, 10 Charles I [1634], before Francis Guydott, gent., escheator, after the death of John Saynesbury, by the oath of John Bartlet, gent., William Shergoll, Robert Townsend, John Brimsden, Robert Child, senior, John Paynter, Edward Carter, Thomas Shergoll, John Erwood, Henry White, Thomas Graunte, Thomas Winckworth, and William Giddens, who say that

John Saynesbury was seised of 3 messuages, I toft, 54½ acres of land, 36 acres of pasture, and common of pasture for 90 sheep in Escott and Urchfounte, which are held of the King in chief by knight's service, and are worth per annum, clear, 40s.

John Saynesbury died 12th September last past; John Saynesbury is his son and next heir, and was then aged 40 years and more.

Ing. p.m., 10 Charles I, pt. 2, No. 101.

Edward Mompesson, esquire.

Delivered into Court 1st May, 10 Charles I [1634].

Inquisition taken at the City of New Sarum, 12th July, 8 Charles I [1632], before William Guydott, gent., escheator, after the death of Edward Mompesson, esquire, by the oath of Edward Fawlkner, gent., John Thorpe, Anthony Davyes, Thomas Wilson, Bartholomew Foster, John Dennys, Jasper Bampton, William Rawlenson, John Blandford, Robert Hole, John Perry, William Kinge, and Hugh Kinge, who say that

Edward Monpesson was seised of the manor of Corton alias Cortington, and I acre of land called Smoake acre, lying in a certain field called Kingscombe, within the parish of Codford Marie.

The said manor of Corton is held of *Thomas Lambert*, esq., as of his manor of Boyton, in socage, by fealty only, and is worth per annum, clear, 20 marks. Smoake acre is held of the King in chief by knight's service, and is worth per annum, clear, 12d.

Edward Mompesson died 2nd February last past; George Mompesson, esq., is his brother and next heir, and was then aged 30 years and more.

Inq. p.m., 10 Charles I, p. 2, No. 103.

Richard Smith, gentleman.

Delivered into Court 15th April, 11 Charles I [1635].

Inquisition taken at Marlborough, 29th August, 9 Charles I [1633], before William Herbertt, esq., escheator, after the death of Richard Smith, gent., by the oath of William Sadler, gent., Robert Kingesman, gent., William Frackline, gent., Alexander Dismore, Thomas Freeman, Edward Arnold, John Hulbert, William Withers, Lewes Chapell, William Farington, John Waterman, Thomas Hiskocke, Ralph Smith, Richard Spencer, and Thomas Pike, who say that

Richard Smith was seised of the manor and capital messuage of Barbors Courte in Weste Kennett; ½ a virgate of land there called Georges; divers lands, meadows, feedings, and pastures called Fosburyes and Stanley, and I coppice called Fosburyes coppice, lying within the tything of Lockeridge and parish of Overton; 3 messuages and 85 acres of land, meadow, and pasture called Higdens in Avebury: all which said premises were lately purchased of Thomas Henslowe, esq., and Katherine, his wife; and I messuage or tenement, and 16 acres of land, meadow, and pasture thereto belonging, and 2 cottages in Lockeridge and Overton lately purchased of John Hardinge, gent.

The manor of Barbors Courte, and all the said premises in Weste Kennett, Lockeridge, and Overton purchased of the said *Thomas Henslowe* and *Katherine*, his wife, are held of *William* Earl of *Hertford*, as of his hundred of Selkley, by fealty, suit at court, and the yearly rent of 12d., and are worth per annum, clear, £8. The premises in Avebury are held of *William Dunch*, esq., as of his manor of Avebury, by fealty, suit at court, and the yearly rent of 13s. 4d., and are worth per annum, clear, 4os. The premises in Lockeridge and Overton purchased of the said *John Hardinge* are held of the said *William* Earl of *Hertford*, as of his hundred of Selkley, by fealty, suit at court, and the yearly rent of 12d., and are worth per annum, clear, 5s.

Richard Smith died 1st April last past; Thomas Smith, gent., is his son and next heir, and was then aged 32 years and more.

Mary, late the wife of the said Richard, still survives, and is dowered in all the said premises.

Ing. p.m., 11 Charles I, pt. 1, No. 16.

Micholas Parding.

Inquisition taken at Marlborough, 16th January, 11 Charles I [1636], before Hugh White, esq., escheator, after the death of Nicholas Harding, by the oath of Robert Kingsman, Edward Arnold, John Browne, Thomas Sloper, Edward Fowle, Bartholomew Smith, Edward Smith, Stephen Webb, Philip Godwyn, William Stanmore, Robert Smith, Robert Smith [sic], and Thomas Coster, gentlemen, who say that

Long before the death of the said Nicholas, Joan Harding, his mother, was seised of 1 messuage and 2 virgates of land in Badbury,

now or late in the tenure of the said Joan.

So seised, the said *Joan*, by indenture dated 20th October, 16 James I [1618], made between herself of the one part, and the said *Nicholas* of the other part, agreed that she should be seised of the said premises to the use of herself for her natural life; and after her decease, to the use of the said *Nicholas* and his heirs for ever.

The said Nicholas Harding was seised of all the tithes of corn, grains, hay, wool, and lambs yearly growing on the said premises; I messuage and 3 virgates of land in Badbury, except I pasture, parcel thereof called Snodshill, containing 18 acres, and I meadow, called Northmead, containing 7 acres; all the tithes of corn, grains, hay, wool, and lambs yearly growing thereupon; and all the tithes of corn, etc., yearly growing upon I meadow or pasture in Badbery, containing 3 acres, and 2 acres of arable land in the common fields of Badbury, late in the possession of Benedict Tayler.

So seised, the said *Nicholas*, by indenture dated 31st December, 9 Charles I [1633], made between himself of the one part, and *Robert Whipp*, of Medburne, gent., of the other part, in consideration of the sum of £807 to him in hand paid, demised to the said *Robert* 1 pasture or meadow called the Downe field, containing 10 acres in Badbury, parcel of the premises last mentioned, and all the tithes thereupon growing: to hold for 12 years, under the yearly rent of 1 grain of pepper.

The said messuage and 2 virgates of land are held of the King in chief by knight's service, and are worth per annum, clear, nothing during the life of the said *Joan*, but afterwards they will be worth 20s. The other messuage, 3 virgates of land, tithes, and all other the premises are held of the King in chief by knight's service, and are worth per annum, clear, to wit, the premises

granted to the said Robert Whipp, during the said term, I grain of pepper, and afterwards 6s. 8d., and the residue thereof 2os.

Nicholas Harding died 19th September last past; Robert Harding is his son and next heir, and on the 10th February last past was aged 6 years and no more.

The said Joan Harding and Edith, late the wife of the said Nicholas, still survive at Badbury.

Inq. p.m., 11 Charles I, pt. 1, No. 29.

George Mompesson, esquire.

nquisition taken at Marlborough, 6th October, 11 Charles I I [1635], before Nicholas Younge, gent., escheator, after the death of George Mompesson, esquire, by the oath of William Burges, Robert Kingsman, John Purnell, Thomas Bacon, John Waterman, Peter Smith, Bartholomew Smith, William Wake, Robert Smith, William Church, Thomas Coster, Richard Webbe, Richard Webb als. Richmond, William Cooper, and Thomas Beale, who say that

George Mompesson was seised of the manor of Corton, within the parish of Boyton; I acre of land called Smoke acre, lying within the parish of Codford; and the manor of Cheekesgrove, alias Cheesgrove, within the parish of Tisbury.

The said manor of Corton is held of William Rolfe, esq., as of his manor of Haitesbury, by fealty and the yearly rent of 2s., and is worth per annum, clear, 22s. Smoke acre is held of the King in chief by knight's service, but by what part of a knight's fee the jurors know not, and is worth per annum, clear, 6d. The manor of Cheekesgrove is held of Thomas Lord Arundell of Warder, as of his manor of Tisbury, by knight's service, and is worth per annum, clear, £7.

George Mompesson died 18th September last past; Thomas Mompesson is his son and next heir, and on the 17th May before the death of his said father was aged 6 years.

Helen, late the wife of the said George, still survives.

Ing. p.m., 11 Charles I, pt. 1, No. 32.

John Goddard, esquire.

Inquisition taken at Marlborough, 21st July, 11 Charles I [1635], before Nicholas Younge, gent., escheator, after the death of John Goddard, esq., by the oath of John Smith, gent., Edward Arnold, Robert Kingsman, Philip Liddeard, Thomas Freeman, Edward Smith, Stephen Webb, Thomas Coster, Mark Fowler, Noah Bacon, John Hulbert, John Seymor, Thomas Smith, Robert Kingsman,

John Browne, and John Waterman, who say that

William Goddard, gent., father of the said John, was seised of the manor of Eastheyes; 10 messuages, 10 gardens, 6 orchards, 200 acres of land, 60 acres of meadow, 200 acres of pasture, 100 acres of wood, and 10s. rent in Ogeborne Meysey alias Ockborne Meysey, Ogborne St. Andrew alias Ockborne St. Andrew and Ramesbury; 1 cottage, 1 curtilage, and 1 acre of land in Ogborne St. George, now in the tenure of Richard Newman; and 1 other cottage, 1 curtilage, 1 barn, and 1 rood of land in Ogeborne St. George, lately purchased of Vincent Rayman.

So seised, the said William Goddard made his will 8th September, 1597, and thereby bequeathed all the said premises to Elizabeth, his then wife, so long as she remained sole and unmarried; after her marriage or death, the same to go to William Goddard, junior, his son, and to his heirs male; for default, the remainder thereof to the said John Goddard and his heirs male; for default, the remainder thereof to Vincent Goddard, another son of the said William the father, and his heirs male; and lastly, for default, to Thomas Goddard, another son of the said William the father,

and his heirs male.

On the 2nd July, 35 Eliz. [1593], the said William the father and the said John Goddard purchased to them and their heirs for ever of Edward Morse, 1 messuage, 1 garden, 1 orchard, 30 acres of land, 14 acres of meadow, and 14 acres of pasture in Chelworth and Cricklad St. Sampsons.

The said William Goddard died at Ogborne Meysey, 15th June, I James I [1603]; the said Elisabeth died 10th April, 8 Charles I [1632]; and the said William Goddard the son died at Ogborne Meysey, 18th April, 2 James I [1604], without heirs male of his body.

John Goddard was seised of 1 messuage, 3 cottages, 23 acres of land, and 2 acres of meadow in Ogeborne Meysey, lately purchased of William Crooke.

So seised, the said John made his will 26th April, 1621, and

thereby bequeathed all his lands, goods, etc., to Vincent Goddard, his brother, whom he made sole executor.

John Potter, being seised of I barn in Ogborne St. George, conveyed the same to the said John Goddard after he had made his said will.

The said manor of Eastheyes and the said premises in Ogborne Meysey, Ogborne St. Andrew, and Ramesbury, are held of Philip Earl of Pembroke as of his manor of Ramesbury, by fealty, suit at court, and the yearly rent of 2s., and are worth per annum, clear, £5. The premises in the tenure of Richard Newman are held of the King as of his manor of East Greenwich, in co. Kent, by fealty, in free and common socage and not in chief, and are worth per annum, clear, 2s. The premises purchased of Vincent Rayman are held of the Lord Charles, Prince of Wales, as of his manor of Ogborne, by fealty, suit at court, and the yearly rent of $\frac{1}{2}d$., and are worth per annum, clear, 2s. The premises purchased of Edmund Morse are held of the King in chief by knight's service, but by what part of a knight's fee the jurors know not, and are worth per annum, clear, 30s. The premises purchased of William Crooke are held of William Earl of Hertford, as of his hundred of Selkleigh, by fealty and suit at the court of the said hundred every 3 weeks, and are worth per annum, clear, during the life of the said William Crooke, Elianor his wife, and Richard his son, 10s., and after their deaths 12s. The barn lately purchased of John Potter is held of the said Charles, Prince of Wales, as of his said manor, by fealty, suit at court, and the yearly rent of $\frac{1}{2}d$., and is worth per annum, clear, 20d.

John Goddard died 21st March, 10 Charles I [1635]; Elizabeth Goddard and Lucy Goddard are his daughters and co-heirs, and were then aged respectively, the said Elizabeth 20 years and more, and the said Lucy 18 years and more.

Inq. p.m., 11 Charles I, pt. 1, No. 68.

Griffin Dicholas, gentleman.

Inquisition taken at New Sarum, 18th August, 11 Charles I [1635], before Nicholas Young, gent., escheator, after the death of Griffin Nicholas, gent., late of Rundway, within the parish of Canninges Episcopi, by the oath of John Windover, gent., Andrew Pewde, Anthony Davis, John Greene, Giles Freeman, Richard

Easton, Edward Fawconer, Thomas Turner, Bartholomew Foster, Thomas Wolford, Thomas Willson, Ralph Tomlyns, William Hayter, William Eareley, and John Butcher, who say that

Before the death of *Griffin Nicholas*, *Thomas Townsend* was seised of 1 messuage and 1 close of meadow thereto adjoining, containing $\frac{3}{4}$ acre; 1 "severall Sheepe Downe," containing 7 acres of pasture and $20\frac{3}{4}$ acres of arable land, lying in the common fields of Rundway and Bedborow within the parish of Canninges Episcopi: all which said premises are called Clements.

So seised, the said *Thomas Townsend*, on the 1st May, 14 Eliz. [1572], conveyed the said premises to the said *Griffin Nicholas* and his heirs for ever.

The said Griffin was likewise seised of 1 close of pasture called Breach, containing 4½ acres; I close of meadow called Littlemeade. containing I acre; I underwood called Ivery Grove, containing 2 acres; I "severall Sheepe Downe" called Collers Downe, containing 11 acres of pasture; 1 close of pasture lying next a certain place called Hutchins Stile, containing 4 acres; I close of meadow containing \frac{1}{2} acre adjoining the close last mentioned; I close of pasture called the Gore, containing 5 acres; 83 acres of arable land lying in the common fields of Rundway and Bedborow: all which premises last mentioned are called Colleys, and are situate in Rundway, Bedborow, and Cannings, within the said parish of Canninges Episcopi; 1 messuage, 1 orchard, 1 curtilage, 1 "severall Sheepe Downe" called Crayes Downe, containing 61 acres of pasture; 134 acres of arable land lying in the common fields of Rundway and Bedborow: all which premises last mentioned are called Crayes; 3 several messuages lying in Rundway and Southbroome in the several tenures of Simon Brendye, Simon Batchelor, and John Thomas; I messuage in the borough of Devizes, then in the tenure of *Philip Strong*, gent.; 4 several messuages in the said borough in the several tenures of Thomas Bartlett, John Watton, senior, John Eaton, and Walter Reade.

So seised, the said *Griffin Nicholas* made his will 18th October last past, and thereby bequeathed, *inter alia*, the said premises called Clementes to *Elizabeth Forsith*, wife of *John Forsith*, of Abery, until *Thomas Forsith*, her son, should attain the age of 21, with remainder successively to the said *Thomas Forsith*, *Nicholas Forsith*, and *Robert Forsith*, sons of the said *Elizabeth*, for the terms of their lives, and to their heirs for ever.

He also bequeathed the said messuage, orchard, and curtilage, parcel of the premises called Crayes, except a barn standing upon the said curtilage, together with free egress and regress to and from the same with men, beasts, etc., and except 40 feet of ground [fundi] lying next before that door of the said barn which then adjoined the said orchard, to the said Elizabeth Forsith for her life, with remainder thereof to the said Robert Forsith and Thomas Forsith for their lives, and with remainder to Thomas Nicholas, of Rundway, gent., and his heirs for ever.

Testator bequeathed the said messuage in the tenure of *Philip Strong*, gent., to *Thomas Horton*, of Devizes, gent., for his life, with remainder successively to *Thomas Horton*, son of the said *Thomas*, and to *Mary Horton*, daughter of the said *Thomas*, for the terms of their lives, with remainder to the said *Thomas Nicholas* and his heirs for ever.

The premises above excepted and all the residue of his lands, etc., the said *Griffin* devised to the said *Thomas Nicholas* and his heirs for ever.

The said premises called Clementes are held of the King in chief by knight's service, to wit, by the 200th part of a knight's fee and by the yearly rent of 12d., and are worth per annum, clear, 5s. The premises called Colleys are held of Robert Drewe and John Grubbe, esquires, as of their manor of Canninges Episcopi, in free and common socage, to wit, by fealty, suit at court, and the yearly rent of 5s. only, and are worth per annum, clear, 6s. 8d. The premises called Crayes are held of the said Robert Drewe and John Grubbe, as of their said manor, in free and common socage, to wit, by fealty and suit at court only, and are worth per annum, clear, 2s. 6d. The 3 several messuages in the tenures of Simon Brendye, Simon Batchelor, and John Thomas are held of the said Robert Drewe and John Grubbe, as of their said manor, in free and common socage, to wit, by fealty, suit at court, and the yearly rent of 6d. only, and are worth per annum, clear, 3s. The said messuage in the tenure of Philip Strong is held of the King as of his borough of Devizes, in free burgage, by fealty and the yearly rent of 15d. only, and not in chief nor by knight's service, and is worth per annum, clear, 2s. The 4 several messuages in the tenures of Thomas Bartlett, John Watton, senior, John Eaton, and Walter Reade are held of the King as of his said borough, in free burgage, to wit, by fealty and the yearly rent of 2s. 6d. only, and not in chief nor by knight's service, and are worth per annum, clear, 4s.

Griffin Nicholas died at Rundway, 13th March last past, without issue; Robert Nicholas, of the borough of Devizes, esq., is his kinsman and next heir, to wit, eldest son of John Nicholas, late of Devizes, gent., deceased, eldest brother of the said Griffin, and was then aged 39 years and more.

Inq. p.m., 11 Charles I, pt. 1, No. 71.

Richard Francklin.

Delivered into Court 27th April, 11 Charles I.

Inquisition taken at Marlborough, 23rd September, 10 Charles I [1634], before Francis Guidott, gent., escheator, after the death of Richard Francklin, by the oath of Thomas Weston, gent., Robert Kingsman, gent., Thomas Sloper, gent., John Savidge, Robert Crooke, John Purnell, John Gittens, Thomas Nash, Richard Glasse, William Eateall, Leonard Bushopp, Edward Arnold, and Richard Bayly, who say that

Richard Francklin was seised of 2 messuages and 4 virgates of land, late parcel of the customary lands of the manor of East Kynnett alias East Kennett, late in the several tenures of Alice Stronge and George Crooke; I water mill situate in the fields of East Kennett, with free ingress and regress to and from the same by the usual ways; and free liberty of carrying, taking away, and working stones and other materials, to be used about the said mill,

within the space of 100 feet.

So seised, the said *Richard*, by indenture dated 19th May, 4 Charles I [1628], made between himself of the one part, and *Giles Francklin*, gent., and *Robert Kingsman*, senior, yeoman, of the other part, in considerance of the love borne by the said *Richard* towards *Edward Francklin*, his son, agreed that he (*Richard*) and his heirs should be seised of the said premises to the use of him the said *Richard* for his life; and after his decease to the use of the said *Edward Francklin* and his heirs for ever.

The said Richard Francklin was likewise seised of 1 messuage, 1 cottage, 1 garden, 1 orchard, 20 acres of land, and 2 acres of meadow in East Kennett, lately purchased of Richard Dismers,

senior, and Richard Dismers, junior.

So seised, he, by indenture dated 7th March, 9 Charles I [1634], made between himself of the one part, and the said *Edward Francklin* of the other part, agreed that he would be seised of the said premises to the use of himself for life; and after his decease to the use of the said *Edward* and his heirs for ever.

The said *Richard Francklin* was likewise seised of the rectory of the Church of East Kynnett, and of the advowson, free gift, and

right of patronage of the vicarage of East Kynnett.

So seised, he, by indenture dated 13th March, 9 Charles I [1634], made between himself of the one part, and *Cecilia* and *Joyce* [Jocosa] Francklin, two of his daughters, of the other part, in

The said *Richard Francklin* was likewise seised of the manor of East Kennett.

Of whom or by what service the said premises in East Kennett purchased of the said *Richard Dismer* are held the jurors know not: they are worth per annum, clear, 6s. 8d. The said rectory and advowson are held of the King as of his manor of East Greenwich, co. Kent, by fealty only, in free and common socage and not in chief, and are worth per annum, clear, 3os. The manor of East Kennett is held of the King in chief by the service of the 2oth part of a knight's fee, and is worth per annum, clear, to wit, the said premises assured to the said *Edward Francklin*, 2os., and the residue 33s. 4d.

Richard Francklin died 22nd March last past; William Francklin is his son and next heir, and was then aged 50 years and more.

Ing. p.m., 11 Charles I, pt. 1, No. 89.

Henry Hide, esquire.

Delivered into Court 11 Charles I.

Inquisition taken at Marlborough, 24th March, 10 Charles I [1635], before Nicholas Young, gent., escheator, after the death of Henry Hide, esq., by the oath of John Purnell, gent., John Savedge, gent., Edward Smith, gent., Nicholas Layland, Richard Steevens, William Burges, William Gough, Bartholomew Smith, Christopher Lippeatt, William Cowper, Thomas Hitchcocke, William Phillipps, Richard Francklin, John Greenaway, and William Church, who say that

Henry Hide was seised of 2 messuages, 1 cottage, 1 barn, 1 watermill, 1 dovecote, 3 gardens, 3 orchards, 50 acres of land, 26 acres of meadow, and 90 acres of pasture in Puriton alias Pirton and Pirton Kaynes, and common of pasture for all beasts in Pirton, Pirton Kaynes, and Braden.

So seised, the said *Henry Hide*, by indenture dated 9th July, 10 Charles I [1634], made between himself and *Edward Hide*, esq.,

his son and heir-apparent, of the one part, and Thomas Aylesbury, of the city of Westminster, co. Middlesex, bart., one of the Magistrates of the Requests, William Aylesbury, esq., son and heir-apparent of the said Thomas, and Frances Aylesbury, daughter of the said Thomas, of the other part, in consideration of a marriage to be had between the said Edward Hide and Frances Aylesbury, for a jointure to be made for the said Frances, agreed that he would be seised of the said premises to the sole use of the said Edward Hide until the said marriage was solemnized; afterwards to the use of the said Edward during his life; immediately after his decease, to the use of the said Frances for her natural life; and after her decease, to the use of the said Edward Hide and his heirs for ever. Afterwards, to wit, on the 20th July, 10 Charles I [1634], the said marriage took place at Westminster.

The said Henry Hide was likewise seised of the manor of Chicklade; I messuage and 120 acres of land, meadow, and pasture thereto belonging in Chicklade—in which said messuage William Pike lately dwelt; I messuage and 20 acres of land, meadow, and pasture there, late in the tenure of John Bacon; I other messuage and 13 acres of land, meadow, and pasture there, late in the tenure of Philip Davis; the advowson, free gift, and right of patronage of the rectory of the parish church of Chicklade, lately purchased of William Pike, gent.; I capital messuage in Trowbridge, late in the tenure of Edward Langford, gent., deceased, and Mary, his wife; I pasture in Studley called the Gallye, and I coppice there; I barn and barton in Trowbridge called Helbarn; 12 acres of land in Adcrofte, in the parish of Hilperton; I messuage in Honybridge; I pasture called the Lyes, I pasture called Pounde close, I pasture called Okey close, 4 meadows containing 16 acres, and 1 meadow called Heeriottes Hayes containing 2 acres, in Honybridge and North Bradley; and I messuage and 3 acres of meadow in North Bradley.

So seised, the said *Henry Hide* made his will 13th February, 8 Charles I [1633], and thereby bequeathed the said capital messuage and other the premises in Trowbridge, Studley, and Hilperton to *Mary*, his wife, for her life; after her decease, he bequeathed the said premises, together with the manor of Chicklade and other the premises in Chicklade, Honybridge, and North Bradley, to the said *Edward Hide*, his son, and his heirs; and for default, the remainder thereof to the right heirs of the said *Henry Hide* for ever.

All the said premises in Pirton and Pirton Kaynes, except 1 close of pasture called the Hurne containing 2 acres, are held of the

King in chief, by fealty only, and are worth per annum, clear, £5. The said close called the Hurne is held of the King in chief by knight's service, and is worth per annum, clear, 3s. 4d. The manor of Chicklade, the advowson of the church, and all other the premises there are held of *Thomas* Lord *Arundel*, as of his manor of Tisbury, by fealty, and are worth per annum, clear, £3. Of whom or by what service the premises in Trowbridge, Studley, Adcrofte, and Hilperton are held the jurors know not: they are worth per annum, clear, £3. Of whom or by what service the premises in Honybridge and North Bradley are held is not known: they are worth per annum, clear, £4.

Henry Hide died 29th September last past; Edward Hide is his

son and next heir, and was then aged 26 years and more.

The said *Mary*, late the wife of the said *Henry*, still survives at New Sarum.

Inq. p.m., 11 Charles I, pt. 1, No. 100.

Thomas Bennett, esquire.

Inquisition taken at the City of New Sarum, 18th August, 11 Charles I [1635], before Nicholas Yonge, gent., escheator, after the death of Thomas Bennett, esq., by the oath of John Windover, gent., Andrew Pewde, gent., Anthony Davis, gent., John Greene, gent., Giles Freeman, Edward Falconer, Richard Easton, Thomas Turner, Bartholomew Foster, Thomas Woolford, Thomas Wilson, Ralph Tomelyns, William Hayter, William Early, and John Butcher, who say that

Thomas Bennett was seised of the capital messuage of Pithowse, situate in Easthatch, in the parish of Tisbury; divers lands, tenements, and hereditaments in Easthatch; I messuage called Gutches, lying in Westhatch; I other messuage there, late in the tenure of Walter Gray, and now in the possession of Richard Knight; I close of meadow or pasture there called Westbreach; 3 closes of meadow or pasture there called Eigroves Meade and Brickmans Haies; I tenement or close of land there called Sailesfeild; 2 lanes or parcels of land there called Blackmore Lane and Oldstreete Lane; 2 acres of land there, sometime parcel of a tenement called Hammons; I tenement and I2 acres of land, meadow, and pasture there, late in the tenure of Laurence Gray; I close of pasture there called Elthorne Stubbs; I parcel of land called Little Tolkes in Tisbury; I tenement and 16 acres of

land in Sembly, late in the tenure of Laurence Gray, and now in the occupation of Margaret Wrench, widow; I messuage called the George in Hindon, and 5 acres of land thereto belonging, I whereof is situate in Chicklade; I other messuage in Hindon, and I acre of land thereto belonging, late in the tenure of Dunstan Carde, and now in the possession of William Frith; 18 shambles in Hindon; I meadow in Knoiel called Jagehaies, late in the possession of George Knight, and now in the tenure of William Candy; I burgage and 20 acres of land, meadow, and pasture in Hindon, late in the tenure of Roger Banister, and now in that of Edward Perry; I messuage in the parish of Holy Trinity within the borough of Shaston, co. Dorset, now in the tenure of William Boring; and I messuage in the parish of St. Peter within the said borough, now in the tenure of John Greene.

So seised, the said Thomas Bennett, by indenture dated 5th September, 10 James I [1612], made between himself of the one part, and John Grove, esq., William Grove, esq., and Robert Grove, gent., of the other part, agreed that he, before the end of Easter term then next following, by one or more fines would assure to the said John, William, and Robert all the said premises to the use of him the said Thomas, for his natural life; after his decease, to the use of Thomas Bennett, junior, son of the said Thomas, and of his heirs male; for default, to the use of Christopher Bennett, second son of the said Thomas, senior, and of his heirs male; for default, to the use of William Bennett, third son of the said Thomas, senior, and of his heirs male; for default, to the use of the heirs male of the body of the said Thomas Bennett, senior, by any wife he may afterwards marry; for default, to the use of John Bennett, brother of the said Thomas, senior, and of his heirs male; for default, to the use of John Bennett, late of Hornisham, gent., and of his heirs male; for default, to the use of Richard Bennett, of Rockbourne, co. Southampton, gent., and of his heirs male; for default, to the use of Edward Bennett, of Hindon, and his heirs male; and lastly for default, to the use of the right heirs of the said John Bennett, brother of the said Thomas Bennett, senior, for ever. Afterwards, to wit, from the day of St. Martin, in 15 days, 10 James I [1612], a fine was levied at Westminster between the said John, William, and Robert Grove, plaintiffs, and the said Thomas Bennett, deforciant, of all the said premises by the name of 10 messuages, 6 cottages, 16 gardens, 16 orchards, 200 acres of land, 100 acres of meadow, 200 acres of pasture, 10 acres of wood, and common of pasture for 13 beasts in Easthatch, Westhatch, Tisbury, Hindon, Knoiel Episcopi, Chicklade, Founthill, Gifford,

and Semly *alias* Semleigh, whereby the said *Thomas* remised the said premises to the said *John*, *William*, and *Robert*, and to the heirs of the said *John* for ever.

All the premises in Easthatch are held of Francis Lord Cottington, Master of the Court of Wards and Liveries, as of his manor of Easthatch, in free and common socage, by fealty, suit at court, and I lb. of cummin yearly, and are worth per annum, clear, 20s. All the premises in Westhatch, except the tenement called Gutches, are held of the King as of his manor of East Greenwich, co. Kent, in free and common socage, by fealty only, and not in chief or by knight's service, and are worth per annum, clear, 10s. The said tenement called Gutches is held, as of the manor of Westhatch, in socage, by fealty, the yearly rent of 4d., and suit at court, and is worth per annum, clear, 6s. 8d. The premises in Hindon and Knoiell are held of the Bishop of Winchester, as of his manor of Knoiel, in socage, by fealty and the yearly rent of 2s. 6d., and are worth per annum, clear, 9s. 10d. The tenement called Tolkes and all the premises in Sembleigh are held of the manor of Sembleigh by fealty and suit at court, and are worth per annum, clear, 5s. 6d. The premises in Chicklade are held of the manor of Tisbury, in free and common socage, by fealty only, and are worth per annum, clear, 3s. 4d. The premises in Shaston are held of the borough of Shaston, co. Dorset, in free socage, by fealty only and by the yearly rent of 3d., and are worth per annum, clear, 5s.

Thomas Bennett died at Pithowse, 20th March last past; Thomas Bennett, junior, is his son and heir, and was then aged 47 years and more.

Inq. p.m., 11 Charles I, pt. 1, No. 116.

John sowler.

Inquisition taken at Marlborough, 6th October, 11 Charles I [1635], before Nicholas Yonge, gent., escheator, by virtue of his office, after the death of John Fowler, by the oath of William Burges, gent., Robert Kingsman, John Purnell, Thomas Bacon, John Waterman, Peter Smith, Bartholomew Smith, William Wake, Robert Smith, William Church, Thomas Coster, Richard Webb alias Riceman, William Cowper, and Thomas Beale, who say that

John Fowler was seised of 1 messuage, tenement or cottage, and 1 close of pasture and arable land, situate in Chilton Foliott, thereto

adjoining, called Manbyes Close, containing 2 acres; and about 19 acres of arable land lying in the common fields of Chilton, late in the tenure of the said *John Fowler*, with all the houses, buildings, lands, etc., to the said messuage belonging: all which premises were late parcel of the manor of Chilton Foliott, and purchased by the said *John Fowler* of *Edward* Earl of *Rutland*.

All the said premises are held of the King, as of his honour of Wallingford, by knight's service, and are worth per annum, clear,

6s. 8d.

John Fowler died 23rd August last past; John Fowler is his son and next heir, and on the 1st day of August before the taking of this inquisition was aged 2 years.

Ursula, late the wife of the said John, still survives.

Inq. p.m., II Charles I, v.o., No. 8.

Thomas Chafyn, esquire.

Delivered into Court 16th February, 11 Charles I.

Inquisition taken at Lavington Forum, 24th September, 17 James I [1619], before Nicholas Goldesborowe, gent., deputy escheator, after the death of Thomas Chafyn, esq, by the oath of William Pinckney, gent., William Beckett, Robert Whood alias Crooke, John Harvest, Philip Wheeler, John Mereweather, William Shergoll, John Beathell, Edward Spergoll, Edward Naishe, Robert Haskins, William Bartlett, William Noyes, and Robert Nayshe, who say that

Thomas Chafyn was seised of 46 messuages in the City of New Sarum; 22 messuages, with divers lands, meadows, and pastures with the same enjoyed, in Warmister; 1 messuage, with divers lands, meadows, and pastures, in Winterslowe; and 1 messuage,

with lands, meadows, and pasture, in Cruxton.

The messuages in New Sarum are held of the Bishop of Sarum, by fealty and the yearly rent of 11s. 3d., and are worth per annum, clear, 50s. The messuages in Warminster are held of Thomas Thinne, knight, lord of the "Prebendaryes" court, and of other lords in Warmister, by fealty and the rent of 15s. 8d., and are worth per annum, clear, £ 3 6s. 8d. The premises in Winterslowe are held of Alexander Tutt, esq., as of his manor of Idmiston, by fealty and suit at the court of the manor of Idmiston, and are worth per annum, clear, 20s. The premises in Cruxton are held of Walter

Vaughan, knight, as of his manor of Fallersdon, by what service is not known, and are worth per annum, clear, 10s.

Thomas Chafyn died at the City of New Sarum, 25th March last past; Thomas Chafin, gent., is his son and heir, and was then aged 37 years and more.

Inq. p.m., 11 Charles I, pt. 3, No. 47.

Micholas Flower.

Delivered into Court 17th February, 11 Charles I.

Inquisition taken at Ambrosburie, 12th August, 10 Charles I [1634], before Francis Guidott, gent., escheator, after the death of Nicholas Flower, by the oath of William Walker, gent., Anthony Davis, gent., Anthony Trotman, gent., Roger Pinckney, William Andrewes, William Barnabey, George Acrigge, John Noote, Edmund Day, William Woodford, Roger Prewett, George Jervis, Richard Harrison, and Anthony Hollway, who say that

Nicholas Flower was seised of 1 messuage, 1 garden, and 1 orchard in Littleton, within the parish of Steple Ashton, late in the occupation of the said Nicholas; I close of pasture there called the Homeclose, containing 4 acres; 3 closes of pasture there called Parrockes, containing 2 acres, to the said messuage adjoining; I meadow there called Boremead, lying on the east side of the said messuage, containing 10 acres; 1 close of pasture there called Neweleaze, containing 12 acres; 1 other close of pasture there called Witecombe Mead, containing 4 acres; I other close of pasture there called Broadcrofte, containing 4 acres; 2 crofts of pasture there called Newcroftes, containing 6 acres; 1 other croft of pasture there called Bushie Crofte, containing 3 acres; meadow there called Twynewater Mead, containing 5 acres; I close of arable land there called the Corne close, containing 18 acres; 7 acres of arable land lying within the common fields of Semington, in the parish of Steepleashton; I messuage, garden, and orchard in Melkesham, late in the tenure of the said Nicholas; I close of pasture there called Caters, containing 30 acres; I close of pasture there called Inner Rowley, containing 8 acres; 1 other close of pasture there, containing 5 acres; 1 small meadow there, containing I virgate of land, lying near the said close called Inner

Rowley; I close of pasture called Bulls lease; 2 meadows adjoining the messuage last mentioned, containing 4 acres; 2 other meadows there called Caters Meades, containing 4 acres; 1 close of pasture there called Innockes, near the said meadow called Caters, containing 5 acres; I close of pasture there called Bulls leaze, adjoining the said meadows called Caters, containing 5 acres; 1 other close of pasture there called Lubbernehill, adjoining the said close called Innockes, containing 15 acres; 4 acres of arable land lying in the fields called Holbrookes fields in Melksham; I messuage, garden, and orchard in Whitley, within the parish of Melksham, late in the occupation of Helen May. widow; I close of pasture there called the Home Close, containing 3 acres; 1 other close of pasture there called the Broad Close, containing 4 acres; I close of pasture there called Gunnes, containing 8 acres; I close of pasture there called Haynes Croft, containing 12 acres; I close of meadow there called Hortley Mead, containing 6 acres; I meadow there lying in the field there called . . orlocke, containing 4 acres; I close of pasture there called Knowlehill, containing 7 acres; I close of pasture there called Goares; I meadow there adjoining Goares Meadow, containing 4 acres; I close of pasture there called Neweleaze, containing 4 acres; I close of pasture there called Hollen, containing 3 acres; I close of pasture there called Westleaze, containing 20 acres; meadow there called Purlepittes Mead, containing 3 acres; I small close there called a Parrocke, containing I virgate of land, lying at the end of the said close called Purlepittes Mead; I close of pasture there called Gannox, containing 3 acres; 1 close of pasture there called Rowland, containing 4 acres; I close of pasture there called the Ley, containing 4 acres; 1 meadow there called Murrell Mead, containing 6 acres; I close of arable land there called Scurlocke, containing 5 acres; 1 other close of arable land there called Subbrookes, containing 4 acres; about 5 acres of arable land there in the field called Hortley; 5 other acres of arable land there lying in the north field there; about 9 acres of arable land there in the field called Chestlefield; 5 acres of arable land there in the field called Littlefield; I messuage, garden, and orchard there, late in the occupation of Henry May; I close of pasture there adjoining the said messuage, containing 5 acres; I other close of pasture there called Pudgeleaze, containing 14 acres; I meadow there called Westleaze Mead with the Grove, containing 6 acres; I close of pasture there called Gannox, containing 2 acres; I close of pasture there called Winseleaze, containing 6 acres; I close of pasture there called Newe leaze,

containing 5 acres; 1 close of arable land there called Bridfield, containing 2 acres; and one other close of arable land there called Hortlie, containing 11 acres.

All the said premises are held of the King in chief by the service of the rooth part of a knight's fee, and are worth per

annum, clear, £ 5.

Nicholas Flower died 11th September, 8 Charles I [1632]; Robert Flower is his son and next heir, and was then aged 50 years and more.

Inq. p.m., 11 Charles I, pt. 3, No. 77.

John Spencer, gentleman.

Inquisition taken at Marlborough, 28th June, 12 Charles I [1636], before Charles Snell, knight, Thomas Aileffe, gent. feedary, and Hugh White, esq., escheator, by virtue of a writ [de melius inquirenct] to them directed after the death of John Spencer, gent., by the oath of John Trusloe, Stephen White, John Stayner, Thomas Bailey, Thomas Gouldinge, Anthony Baldwyn, Thomas Showringe, Richard Davis, John Harris, Paul Woodman, Philip Davis, Richard Merdish alias Terrye, and John Purnill, who say that

The manor of Quidhampton, and divers houses, buildings, lands, meadows, commons, woods, etc., thereto belonging, in Quidhampton, within the parish of Wroughton *alias* Ellingdon, or elsewhere within the said parish, in a prior inquisition mentioned, are held of the King by knight's service, to wit, by the moiety of a knight's fee as of fee gross [feodo grosso], being in the hands of the King by reason of the dissolution of the Abbey of Wilton and Priory of Bradstocke.

The three several closes of land, arable and pasture, containing 64 acres, lying near Quidhampton, called the Overfeildes and the Crofte, late parcel of a capital messuage or farm called Cancourt, within the parish of Liddeard Tregosse, are held as in the said prior inquisition is mentioned.

Inq. p.m., 12 Charles I, pt. 2, No. 2.

Mary Stratton.

Delivered into Court 23rd May, 12 Charles I.

Inquisition taken at Marlborough, 15th March, 11 Charles I [1636], before Hugh White, esq., escheator, after the death of Mary Stratton, late the wife of Thomas Stratton, gent., by the oath of Robert Kinseman, of Overton, Thomas Smyth, of Kymett, Christopher Spencer, of Bechampton, Thomas Freeman, of Remsbury, William Burden, of the same, Thomas Smyth, of Ruckley, Bartholomew Smyth, of Marlbury, Francis Freeman, of the same, John Fowler, of the same, Richard Webb, of the same, Edward Arnold, of Manton, Richard Glasse, of Wooare, William Lewes, of St. Margarettes, Thomas Coster, of Mildenhall, John Chappell, of Milton, William Church, of Cleeve, William Parsons, of Savernacke, Robert Smyth, of Overton, William Stanmore, of Fifield, and Thomas Hulbert, of Ogborne, gentlemen, who say that

Before the death of the said Mary Stratton, Thomas Stephens, esq., was seised of 1 messuage, 26 acres of land, 7 acres of meadow, 1 acre of pasture, and common of pasture for 6 horses, 8 beasts, and 60 sheep in Over Inglesham and Nether Inglisham; and 1 other messuage, 10 acres of land, 2 acres of meadow, 1 acre of pasture, and common of pasture for 2 horses, 2 beasts, and 15 sheep in

Over and Nether Inglisham.

So seised, the said *Thomas Stephens*, by indenture dated 27th March, 8 James I [1610], and by fine thereupon levied, conveyed the said premises to *Richard Wane*, father of the said *Mary Stratton*, *Helen*, his wife, and to the said *Mary Stratton*, to the use of the said *Richard Wane* for his life; after his decease, to the use of the said *Helen* for her life; after her decease, to the use of the heirs male of the body of the said *Richard Wane*; with remainder to the said *Mary Stratton* and her heirs for ever.

The said *Thomas Slevens* was likewise seised of 1 other messuage, half an acre of land, and 1 small piece of land, containing in length 60 feet, and in breadth to the north end thereof 12 feet, and to the

west end thereof 9 feet, in Over Inglesham.

So seised, the said *Thomas*, by indenture dated 30th September, 9 James I [1611], and by a common recovery thereupon suffered, assured the said last recited premises to the use of the said *Richard Wane*, and the heirs male of his body; with remainder to the said *Mary Stratton* and her heirs for ever.

The said Mary Stratton, being seised of the remainder of the said premises, married the said Thomas Stratton on the 7th November, 21 James I [1623], by whom she had issue two daughters, Mary and Anne Stratton.

The said premises are held of the King in chief by the service of the 40th part of a knight's fee, and are worth per annum, clear, to wit, those premises limited to the said *Helen* nothing during her life, but afterwards 30s., and the other premises 2s.

Mary Stratton died 9th August, 1 Charles I [1625], in the lifetime of the said Richard Wane, her father. The said Mary Stratton and Anne Stratton are her daughters and coheirs: the said Mary was aged 15 years on the 22nd January last past, and the said Anne 13 years on the 28th July last past.

On the 9th June, 4 Charles I [1628], the said *Thomas Stratton* married *Jane* [no surname given], now his wife, by whom he had issue *Thomas Stratton*, who still survives.

The said *Richard Wane* died 26th December last past; the said *Helen*, his wife, still survives. After his death the said premises descended to the said *Mary* and *Anne Stratton* as daughters and coheirs of the said *Mary Stratton*.

Ing. p.m., 12 Charles I, pt. 2, No. 45.

John Gleede.

Delivered into Court 20th May, 12 Charles I.

Inquisition taken at Marlborough, 15th March, 11 Charles I [1635], before Hugh White, esq., escheator, after the death of John Gleede, by the oath of Robert Kingesman, gent., Thomas Smithe, gent., Christopher Spencer, Thomas Freeman, William Burdon, Thomas Smith, Bartholomew Smith, Francis Freeman, John Fowler, Richard Webbe, Edward Arnold, Richard Glasse, William Lewes, Thomas Costerd, John Chappell, William Church, William Parsons, Robert Smithe, William Stanmore, and Thomas Hulbert, who say that

John Gleede was seised of 1 capital messuage, with a grange and a close of pasture called Parsonshey, with all the lands, etc., thereto belonging, situate in the parish of Puriton alias Pirton, then in the tenure of the said John; 2 other messuages or cottages in Puriton, near adjoining the said capital messuage, likewise in the tenure of the said John; 1 other messuage, with a garden and orchard thereto belonging, lying near the Churchyard of Puriton, with a close of

pasture thereto belonging, called Courte close, on the south part of the river there; I cottage or tenement, and I small close thereto adjoining, late in the occupation of Edith Hayward, widow, situate in Puriton, late parcel of the manor of Pirton Kaynes; I close of meadow there called Preistemeade, containing IO acres, late in the tenure of Thomas Headland; and common of pasture for all beasts within the waste and ground [fundum] of the forest and territory of Braden, and in the lands called the Purleues, and the commons thereto adjoining.

So seised, the said John Gleede, by indenture tripartite dated 2nd June, 19 James I [1621], made between himself and Robert Gleede, his son and heir-apparent, of the first part, Henry Maskelyne, gent., Giles Hinton, gent., and William Skillinge, of the second part, and Thomas Hinton, gent., of the third part, in consideration of a marriage to be solemnized between the said Robert Gleede and Mary Hinton, daughter of the said Thomas Hinton, and for a competent jointure for the said Mary, enfeoffed the said Henry Maskelyne, Giles Hinton, and William Skillinge of all the said premises, to hold to them and their heirs to the several uses following: all the said premises, except certain closes called Ridgwaye grounds and the said close called Preistmeade, to the use of the said John Gleede for his natural life; and after his decease, to the use of Eleanor Gleede, then his wife, for her life, for her jointure. As to the said Ridgewave grounds and Preistmeade, to the use of the said Robert Gleede for his life; after his decease, to the use of the said Mary Hinton for her life, in recompense for her dower. As to all the said premises upon the termination of the said several uses, to the use of the said Robert Gleede and his heirs by the said Mary; and for default, to the use of the heirs male of the said Robert, with other remainders, the remainder thereof being to the right heirs of the said John Gleede for ever.

The marriage between the said Robert Gleede and Mary Hinton took place at Puriton on the 1st August, 19 James I [1621].

The said cottage with the small close adjoining, late parcel of the manor of Pirton Kaynes, are held of the King in chief by fealty only, and are worth nothing per annum during the life of the said *Eleanor*, but afterwards they will be worth per annum, clear, 12d.

All other the premises are held of the King in chief by knight's service, but by what part of a knight's fee the jurors know not: so much thereof as is assured to the said *Eleanor* will be worth nothing during her life, but afterwards 30s. clear per annum, and the residue 40s. per annum.

John Gleede died 12th November last past; the said Robert Gleede is his son and next heir, and was then aged 30 years and more.

The said *Eleanor*, late the wife of the said *John*, still survives at Puriton.

Inq. p.m., 12 Charles I, pt. 2, No. 79.

John Goddard, gentleman.

Delivered into Court 12th May, 12 Charles I.

Inquisition taken at Marlborough, 15th March, 11 Charles I [1636], before Hugh White, esq., escheator, after the death of John Goddard, gent., by the oath of Robert Kingesman, gent., Thomas Smith, gent., Christopher Spenser, Thomas Freeman, William Burden, Thomas Smith, Bartholomew Smith, Francis Freeman, John Fowler, Richard Webbe, Edward Arnold, Richard Glasse, William Lewes, Thomas Coster, John Chappell, William Church, William Parsons, Robert Smith, William Stanmore, and Thomas Hulbert, who say that

John Goddard was seised of 1 capital messuage in Barwicke Bassett; I meadow, containing 16 acres, called Meade Furlonge; I meadow, containing 2 acres, called West Close alias West Meade; I meadow, containing 5 acres, called Sheepehouse; I meadow, containing 2 acres, called Tibbolls; I meadow, containing 8 acres, called Broade Meade; I meadow, containing 4 acres, called Longe Meade; I meadow, containing 2 acres, called Webbs; I meadow, containing 8 acres, called Swallowes; 1 pasture, containing 35 acres, called Newe Lease; I field of arable land called Brunsdens alias Brunsens alias Brunsisdens feild; 1 field of arable land, containing 40 acres, called Farneborough; 60 acres of land lying in the common fields of Barwicke Bassett; common of pasture for 16 beasts and 3 horses in the pastures, commons, and common fields of Barwicke Bassett, and for 160 sheep in the common fields there; I pasture there, containing 60 acres, called West Leas; I meadow there called the Twenty Acres; I meadow, containing 8 acres, called Phipps Deane, in the parish of Helmarton; and I tenement, 30 acres of land, and 14 acres of meadow in Winterbourne Bassett.

So seised, the said John Goddard, by indenture dated 21st November, 12 James I [1614], made between himself of the one part, and William Borlas, of Medmenham, co. Bucks, knight,

Arnold Oldesworth, of Lincolns Inn, co. Middlesex, esq., Thomas Hynton, of Chilton, co. Wilts, esq., and Anthony Bridges, of London, gent., of the other part, in consideration of a marriage to be solemnized between Edward Goddard, then son and heirapparent of the said John Goddard, and Anne Codrington, eldest daughter of Richard Codrington, late of Doddington, co. Gloucester, esq., then deceased, for the competent maintenance of the said Edward and Anne, agreed that he would be seised of all the said premises to the following uses: as to the said capital messuage, the meadows called Meade Furlonge, West Close, Sheepehouse Close, Tibbolls, Broade Meade, Longe Meade, Webbes, and Swallowes, the pasture called Newe Lease, the fields of arable land called Brunsdens and Farneborough, the arable land lying in the common fields of Barwicke Basset, the meadow called Phipps Deane, and the commons of pasture in the common places of Barwicke Bassett, to the use of him the said John Goddard and his heirs until the said marriage shall be solemnized, and afterwards to the use of the said Edward and Anne for their lives; after their deceases, to the use of the heirs male of the said Edward; for default, then successively in tail male to the use of Richard Goddard, second son of the said John, John Goddard, third son, William Goddard, fourth son, Timothy Goddard, fifth son, Thomas Goddard, sixth son, Joseph Goddard, seventh son, and Benjamin Goddard, eighth son of the said John Goddard; and for default, to the use of the right heirs of the said John Goddard for ever. As to the said pasture called West Leas, the meadow called the Twenty Acres, the tenement, 30 acres of land and 14 acres of meadow in Winterbourne Bassent, and the residue of all the said premises, to the use of the said John Goddard for his natural life; after his decease, to the use of the said Edward Goddard and his heirs male; with remainders as above.

The said marriage took place 1st February, 12 James I [1615]. The said *Edward Goddard* died 10th June, 1 Charles I [1625], in the lifetime of the said *John*, leaving issue male; the said *Anne*, his wife, still survives at Barwicke Bassett.

The said *John Goddard* was likewise seised of 1 cottage and $\frac{1}{4}$ acre of land in Bayden.

So seised, he made his will 5th April, 1633, and thereby demised the said premises in Baydon to his grandson *John Goddard*, son of the said *Richard Goddard*.

Forty-two acres of arable land, parcel of the said 60 acres lying in the common fields of Barwicke Bassett, and 3 acres of meadow, parcel of the said 16 acres in the said field called Meade Furlonge

there, are held of the King in chief by knight's service. The said capital messuage, and all other the premises in Barwicke Bassett, Winterbourne Bassett, and Helmarton, are held of John Popham, esq., as of his manor of Barwicke Bassett, in free socage, by fealty and the yearly rent of 40s: the premises there limited to the use of the said Anne are worth per annum, clear, £3, and the residue 30s. The said premises in Baydon are held of the King as of his manor of East Greenwich, co. Kent, by fealty only, in free and common socage, and not in chief nor by knight's service, and are worth per annum, clear, 6d.

John Goddard died 15th January last past; John Goddard is his kinsman and next heir, to wit, son of Edward Goddard, eldest son of the said John, and was aged 18 years on the 15th day of June

last past.

Inq. p.m., 12 Charles I, pt. 2, No. 81.

John Stratton, gentleman.

Inquisition taken at Marlborough, 6th September, 12 Charles I [1636], before Hugh White, esq., escheator, after the death of John Stratton, late of Segrye, gent., by the oath of John Purnell, Thomas Smithe, George Mortymer, Robert Kingsman, Thomas Stephens, Bartholomew Smith, William Wake, Richard Webb, William Burden, John Cheney, Thomas Costord, Lewis Chappell, William Lewis, Richard Glasse, and John Browne, who say that

John Stratton was seised of 4 messuages, 4 gardens, 4 orchards, 30 acres of meadow, 22 acres of pasture, and common of pasture for all beasts in Brinckworth Bradon and Bradon Marsh, lately purchased of Edmund Estcourte, gent., and Margaret, his wife; 2 messuages, 2 gardens, 2 orchards, 24 acres of meadow, 60 acres of pasture, and common of pasture for all beasts in Brinckworth and Bradon, commonly called Clinchboroughe alias Clitchboroughe and Nymans, purchased of Anthony Geringe, gent., and Martha, his wife; I close of pasture or meadow in Brinckworth, called Windmillfeild, containing about 9 acres; 1 acre of meadow lying in a certain common field there, called Broadmead, purchased of Robert Crips and Robert, his son; the manor of Thickwood, and all the lands and tenements thereto belonging, lately purchased of Hugh Barrett, gent., and Richard Barrett, his son; certain lands and tenements in Yatton Keynell, lately purchased by the said John Stratton of Isaac Tyler and Frideswide, his wife; a certain parcel called the

lower part of a close of pasture or meadow called Yonges Leaze, containing about 8 acres; I close of meadow or pasture late in the tenure of *Thomas Bishopp*, late parcel of a certain common ground called the Grove, in Yatton Keynell; I close of land or pasture, called Great Halls More, containing about 26 acres, in Yatton Keynell; I close of meadow or pasture there, called Little Halls More; the reversion of I close there, called Bullmead Leaze, containing 20 acres, lately demised to *Edward Bristow*, for the term of 89 years, if the said *Edward*, *Cecilia*, his wife, and *Benjamin*, their son, so long shall live; and the reversion of a close there, called Broomeleaze, containing about 6 acres, lately demised to *Robert Blacke*, *Margaret*, his wife, and *Gracious* [*Gratios*] *Francklin*, daughter of *Richard Francklin*, for their lives.

So seised, the said John Stratton made his will 11th October, 22 James I [1624], and thereby bequeathed the said manor of Thickwood, and the premises purchased of Hugh and Richard Barrett to John Stratton, son of Henry Stratton, son of the said John Stratton, senior, and to his heirs for ever. The lands and tenements in Yatton Keynell the said testator devised to Anne Stratton, daughter of the said Edward, and to her heirs for ever.

The premises in Brinckworth Braden and Braden Marsh purchased of the said Edmund Estcourt and Margaret, his wife, were held of Henry Moody, knight and baronet, and are now held of Henry Earl Danbye, as of the manor of Milborne, by fealty and the yearly rent of 12d., in free socage, and are worth per annum, clear, 13s. 4d. The premises in Brinckworth and Bradon purchased of the said Anthony Gering and Martha, his wife, the said close called Windmill field, and the premises purchased of Robert Crips, senior, and Robert Crips, junior, are held of the said Earl Danbye, as of his manor of Lea, by fealty and the yearly rent of 4s., in free socage, and are worth per annum, clear, 40s. The manor of Thickwood, and the premises purchased of Hugh and Richard Barrett, are held of the King as of his manor of East Greenwich, co. Kent, by fealty only, in free and common socage and not in chief nor by knight's service, and are worth per annum, clear, 60s. The premises in Yatton Keynell are held of the King as of his Duchy of Lancaster, by knight's service, but by what part of a knight's fee the jurors know not, and are worth per annum, clear, 20s.

John Stratton died 21st October, 22 James I [1624]; the said Edward Stratton is his son and next heir, and was then aged 40 years and more.

Inq. p.m., 12 Charles I, pt. 2, No. 90.

Gistord Longe, esquire.

Delivered into Court 1st February, 12 Charles I.

Inquisition taken at Marlborough, 15th September, 11 Charles I [1635], before Nicholas Younge, gent., escheator, after the death of Gifford Longe, esq., by the oath of Robert Kingsman, gent., Edward Arnold, William Burges, William Wake, Noah Bacon, John Browne, Stephen Webbe, John Purnell, Richard Glasse, Thomas Beale, Thomas Coster, Thomas Tarrant, and Thomas Hitchcox, who say that

Gifford Longe was seised of the capital mansion house, farm, and demesne lands of Chappell Ashton alias Roode Ashton, within the parish of Steeple Ashton, and divers land, arable meadow and pasture, woods, etc., thereto belonging; the capital messuage, farm, and demesne lands of West Ashton, within the parish of Steeple Ashton, and divers lands, etc., thereto belonging; divers closes of meadow, parcel of the farm of Pollesholt, called Broad close and Pigeon house close; certain closes of pasture, parcel of the said farm, called Woodleazes, Wallings, and Eastknowles; 2 closes of pasture called upper Somerhams, and 2 other closes of meadow and pasture, one whereof abutts upon Bide Mill, and the other whereof is called Layball breach, parcel of the said farm; the manors or lordships of Chappell Ashton alias Roode Ashton, West Ashton, Pollesholt, and Hilprington alias Hilperton; the manors or farms of Ablington and Alton; divers messuages, mills, lands, tenements, and hereditaments within the several vills, parishes, towns, hamlets, or tithings of Chappell Ashton alias Roode Ashton, West Ashton, Steeple Ashton, Pollesholt, Hilperton, Ablington, Alton, Fighelden, Chesenbury, Marston, Worton, Potterne, Chittow, Innox Mill, Cheverell Magna, Semington, Henton, and Buckington, to the said manors belonging; the advowson and right of patronage of two parts of the parish church of Hilprington alias Hilperton, in three parts to be divided; the site of the free chapel of Alton; I barn, I virgate of land, and I acre of meadow in Alton; common of pasture for 60 sheep in Alton; the tithes of the said barn, virgate of land, and meadow, purchased of Francis Hanbury, gent.; 1 acre of land called the Frayry acre lying within the parish of Potterne, purchased of Richard Thomas, and by the said Richard purchased of John Hadnett and Richard Bermingham, and by them

purchased of Edward Tomlinson and Anthony Page—to wit, [was seised] of the said mansion house, farms, and demesne lands of Chappell Ashton alias Roode Ashton and West Ashton and other the premises within the parish of Steeple Ashton, and the said closes, meadow, and pasture, parcel of the farm of Pollesholt, jointly with Amy Longe, then his [Gifford's] wife, in right of the said Amy, for the term of her life; the remainder thereof, after her death, to the said Gifford Longe for his life; after his decease, the remainder thereof, successively in tail male, to the first, second, and third sons of the said Gifford, by the said Amy; for default, to the heirs male of the body of the said Gifford; and lastly for default, to the right heirs of Edward Longe, esq., deceased, father of the said Gifford, for ever. Of the said manors of Ablington and Alton, for the term of his life, with remainders as above. As to the residue of the farm and demesne lands of Pollesholt, the manors of Pollesholt, Chappell Ashton alias Roode Ashton, West Ashton, and Hilprington, other the premises in Hilprington, the advowson and right of patronage of two parts of the church there, and the residue of all other the lands, etc., in Fighelden, Chesenbury, etc., to the said Gifford and his heirs male; and for default, the remainder thereof to the heirs of the said Edward Longe for ever. As to the site of the said free chapel of Alton, the said barn and other the premises there, and the said acre of land called the Frayry in Potterne, in his demesne as of fee.

The said Gifford had issue by the said Amy, Edward Longe, esq.,

his eldest son, and Roger Longe, gent., his second son.

So seised, the said Gifford, Amy, Edward, and Roger, by indenture tripartite dated 14th February, 6 Charles I [1631], made between themselves by the names of Gifford Longe, of Roode Ashton, esq., Amy, his wife, Edward Longe, esq., his son and heir-apparent, and Roger Longe, gent., one of his younger sons, of the first part; Isaac Jones and Thomas Lawley, of London, esgs., of the second part; and Richard Warre, of Hestercombe, co. Somerset, esq., and William Cockeyne, of London, merchant, of the third part; in consideration of a marriage to be solemnized between the said Edward Longe, junior, and Dorothy Jones, daughter of the said Isaac Jones, and for competent jointures to be made for the said Dorothy and Amy, agreed that, by a fine to be levied before the feast of Pentecost next following, they would assure to the said Isaac Jones and Thomas Lawley, and their heirs, all the said premises, to the intent that they may continue tenants of the freehold of the said premises, whereby [per quod] the said Richard Warre and William Cockayne, by writ "de ingressu super dissezein in le post," may

recover the premises comprehended in the said fine against the said Isaac and Thomas, who will vouch to warrant [vouchiarent ad warrantizand the said manors, etc., the said Edward Longe, if alive, or the said Roger. The said Richard Warre and William Cockayne shall be seised of the said manors, etc., to the following uses: as to the capital house, farm, and demesne lands of Chappell Ashton alias Roode Ashton, the capital messuage, farm, and demesne lands of West Ashton, to the use of the said Amy Longe for her life; after her decease, to the use of the said Gifford Longe for his life; after his decease, to the use of the said Edward Longe, junior, for his life; after his death, then successively in tail male to the use of the first, second, and third sons of the said Edward by the said Dorothy, of the heirs male of the body of the said Edward, and of his right heirs for ever. As to the farm of Pollesholt, and the demesne lands of the manor of Pollesholt, to the use of the said Dorothy for her life; after her decease, to the use of the said Edward Longe, junior, for his life, with remainders as above. As to the manors and farms of Ablington and Alton, to the use of the said Isaac Jones and Thomas Lawley, and their heirs during the lives of the said Gifford and Dorothy; and after their deaths, to the use of the said Edward for his life, with remainders as above. As to the residue of the premises, to the use of the said Gifford Longe for his life; after his decease, to the use of the said Edward and his heirs male by the said Dorothy; for default, to the use of his (Edward's) heirs male; and for default, to the use of his right heirs for ever.

Afterwards, to wit, in one month from Easter, 7 Charles I [1631], a fine was levied at Westminster between the said Isaac Jones and Thomas Lawley, plaintiffs, and the said Gifford, Amy, Edward, and Roger Long, deforciants, of all the said premises, whereupon the said deforciants acknowledged the said premises to be the right of the said Isaac as of their gift, and the same remised to him and his heirs for ever.

In Easter Term in the said year the said Richard Warre and William Cockayne presented a writ "de ingressu super disseisinam in le post" against the said Isaac Jones and Thomas Lawley, whereupon a common recovery was suffered of the premises, to the uses above declared.

The marriage between the said *Edward Longe* and the said *Dorothy Jones* took place in London on the 20th February, 7 Charles I [1632]; the said *Dorothy* still survives at Alton.

The mansion house, farm, demesne lands, and manor of Chappell Ashton alias Roode Ashton, are held of the King, as of his manor of Steeple Ashton, in common socage, to wit, by

fealty and the yearly rent of 34s., and are worth per annum, clear, f.s. The capital messuage, farm, demesne lands, and manor of West Ashton, and other the premises in Steeple Ashton, Semyngton, Henton, and Bulkington, are held of the King, as of his said manor, in common socage, by fealty and the yearly rent of 4s. $10\frac{1}{2}d$., and are worth per annum, clear, f_{13} 6s. 8d. The manor of Pollesholte, the closes to the farm of Pollesholte belonging, the residue of the demesne lands of the said farm, and other the premises in Marston, Worton, Potterne, Chittow, Innox Mill, and Cheverell Magna, are held of William Brounker, esq., as of his manor of Melksham, in common socage, to wit, by fealty only, and are worth per annum, clear, $\int 29 12s$. $5\frac{1}{2}d$. The manor of Alton is held of William Earl of Hertford, as of his manor of Ambresbury, in common socage, to wit, by fealty and 10s. yearly rent, and is worth per annum, clear, f8. The manor of Ablington, and the premises in Fighelden thereto belonging, are held of the Bishop of Salisbury, in common socage, to wit, by fealty and the yearly rent of 2s. or a spar-hawk (at the choice of the tenants of the land), and are worth per annum, clear, fro. Of whom the manor of Hilprington, and the right of patronage of two parts of the church there, are held, the jurors know not. The premises in Chesenbury are held of the Master and paupers [pauperibus] of the Hospital of St. Katherine, near the Tower of London, as of their manor of Chesenbury, in common socage, to wit, by fealty and a yearly rent, and are worth per annum, clear, 5s. The site of the free chapel of Alton and other the premises in Alton are held of the King, as of his manor of East Greenwich, co. Kent, in free and common socage, to wit, by fealty only, and are worth per annum, clear, 10s. The said acre of land called Frayry acre is held of the King in chief, by knight's service, but by what part of a knight's fee the jurors know not, and is worth per annum, clear, 6d.

Gifford Longe died 15th December last past; the said Edward Longe is his son and next heir, and was then aged 27 years and more.

The said Amy still survives at Roode Ashton.

Inq. p.m., 12 Charles I, pt. 2, No. 93.

John Codrington, esquire.

Delivered into Court 11th February, 11 Charles I.

Inquisition taken at Marlborough, 23rd September, 10 Charles I [1634], before Francis Guidott, esq., escheator, after the death of John Codrington, esq., by the oath of Thomas Weston, Robert Kingsman, Thomas Sloper, John Savage, Robert Crooke, John Purnell, John Gittins, Thomas Nashe, Richard Glasse, William Eatall, Leonard Bishopp, Edward Arnold, and Richard Baylie, who say that

John Codrington was seised of 12 messuages, 9 barns, one dovecote, 12 gardens, 12 orchards, 400 acres of land, 40 acres of meadow, 100 acres of pasture, 10 acres of wood and common of pasture for 400 sheep in Sutton Mandevile alias Sutton Mandefeilde, Swallowcliffe, and Tisbury; the lordship, manor, or farm of Laverstocke alias Larstocke, with all the lands, etc., thereto belonging in Stoke Abbott, co. Dorset; one messuage, one barn, one garden, one orchard, 15 acres of land, 5 acres of meadow, and 6 acres of pasture in Ashcott, co. Somerset; the moiety of 2 cottages there; and 30 acres of land and 4 acres of pasture in Butley alias Butleigh and Charleton.

So seised, the said John Codrington, by indenture dated 9th January, 3 Charles I [1628], made between himself of the one part, and Thomas Gawen and William Eyston, esquires, of the other part, in consideration of a competent sum of money to him in hand paid by the said Thomas Gawen and William Eyston, demised

to them all the said premises for one year.

By another indenture, dated 10th January in the said year, made between himself of the one part and Francis Perkins, esq., and the said Thomas Gawen and William Eyston of the other part, in consideration of a marriage to be solemnized between Edward Codrington, junior, gent., grandson [nepotem] and heir-apparent of the said John Codrington, to wit, son and heir of Edward Codrington, senior, gent., deceased, son and heir-apparent of the said John, and Frances Perkins, one of the daughters of the said Francis Perkins, for the marriage portion of the said Frances and for her jointure, the said John Codrington granted and confirmed to the said Thomas Gawen and William Eyston, they being in full possession thereof, all the said premises and the reversion thereof: to

hold to them and their heirs for ever to the following uses: as to the premises in co. Wilts, to the use of the said John Codrington for his natural life; and after his decease, to the use of the said Edward Codrington, the grandson, for his life. As to the premises in the counties of Dorset and Somerset, to the use of the said Edward Codrington, the grandson, and Frances, his wife, for their lives. As to all the said premises in co. Wilts, after the death of the survivor of the said John and Edward Codrington, and all other the premises after the decease of the longer liver of the said Edward and Frances, to the use of the eldest son of the said Edward by the said Frances and his heirs male, with other remainders; the remainder thereof, except the premises in co. Wilts, to the use of the heirs of the said *Edward Codrington*, the grandson, for ever. As to the premises above excepted, to the use of Thomas Codrington, one of the sons of the said John Codrington, for his life; the remainder thereof to the eldest son of the said Thomas and his heirs male, with other remainders; the remainder thereof to the heirs of the said Edward Codrington, the grandson, for ever.

The said marriage between the said Edward and Frances took

place on the 1st March, 3 Charles I [1628].

Edward Codrington, senior, son of the said John, died 1st

January, 14 James I [1617].

The premises in co. Wilts are held of *Thomas* Lord *Arundel*, as of his manor of Sutton Mandevile, by the service of one pair of gloves or 1d. yearly, and are worth per annum, clear, 20 marks. The premises in co. Dorset are held of — *Avington* alias *Abington*, esq., as of his manor of Cumpton, co. Somerset, by the yearly rent of 10d., and are worth per annum, clear, £11 6s. 8d. The premises in Ashcott are held of — *Walton*, esq., by fealty and suit at court, and are worth per annum, clear, 13s. 4d. The premises in Butley and Charleton are held of *Richard Cabell*, esq., by fealty and the yearly rent of 12d., and are worth per annum, clear, 6s. 8d.

John Codrington died at Sutton Mandefield, 16th April, 9 Charles I [1633]; the said Edward Codrington is his grandson and next heir, to wit, son and heir of the said Edward Codrington, senior, deceased, son and heir-apparent of the said John, and was then aged 21 years

and more.

The said Frances still survives.

The said Edward and Martha Codrington, his mother, have taken the issues of the premises since the death of the said John Codrington.

Inq. p.m., 12 Charles I, pt. 2, No. 95.

Walter Longe, gentleman.

Inquisition taken at Marlborough, 16th August, 12 Charles I [1636], before Hugh White, esq., escheator, after the death of Walter Longe, late of Lyneham, gent., by the oath of Robert Kingsman, gent., John Purnell, Thomas Freman, Bartholomew Smith, Richard Webb, Francis Freeman, Stephen Lawrence, Leonard Hamell, Philip Godwyn, Thomas Costar, William Lewis, John Biggs, Richard Glasse, John Cheyney, and Thomas Grinfeild, who say that

Before the death of the said Walter, Edmund Long, esq., his father, was seised of all those messuages, lands, tenements, and hereditaments lying in Lyneham and Littlecott, called Great Oxeleaze, Little Oxleaze, Cowleaze, Great Huishe, Little Huishe, the thirty acres, Frith leaze, Maddesleaze alias Maggesleaze, Horcrofte, Upper Church Moore, Nether Church Moore, the fower acres meade, Frith grove, Broad Huishe, Willcottes Cliffe, the Ore, Littlecotts Hill, the Church field lying in several enclosures, and the twelve acres; and all those messuages, lands, tenements, and hereditaments in Lyneham and Littlecott lately assured by Carey Rawleighe, John Long, esq., the said Edmund Long, and Egrement Thinne, esq., to Richard Long and his heirs.

So seised, the said Edmund Long, by indenture tripartite dated 9th December, 17 James I [1619], made between himself and Richard Long, his son and heir-apparent, of the one part, Martha Myles, widow, late the wife of William Myles, deceased, late of Elvestry, co. Gloucester, gent., of the second part, and Henry Shuter of Chippenham, gent., Walter Buckle of Christian Malford, gent., Matthew Ravenscrafte of Shipton Moyne, co. Glouc., clerk, and Philip Shepperd of Horsley, co. Glouc., gent., of the third part, in consideration of a marriage then to be had between the said Richard Long and Mary Myles, daughter of the said William Myles and Martha, for a competent jointure to be made for the said Mary, agreed that they would be seised of the said premises to the following uses: as to the close of pasture called Woodleaze, containing 8 acres, the close of pasture called the Moores huishe alias the west leaze, containing 16 acres, the close of pasture called the Upper Huishe alias the Oxehuishe, containing 16 acres, the close of land and pasture, now divided into 2 parcels, called the Broad huishe, containing 40 acres, the close of pasture called the Long huishe alias Newtons huishe, containing 11 acres, the closes of pasture called the

Maddesleaze and Fryth leaze, containing 24 acres, the close of pasture containing 22 acres, parcel of the land called the thirty acres, the parcel of land called Littlecottes hill, containing 50 acres, the parcel of land called the Oare, containing 50 acres, the parcel of land called Wellcottes Cliffe, containing 40 acres, the parcel of land or pasture called the Twelve acre, being parcel of the premises before granted to the said Henry Shuter, Walter Buckle, Matthew Ravenscrofte, and Philip Shepperd, to the use of the said Edmund Long and his heirs until the said marriage shall be solemnized, and afterwards to the use of the said Edmund for his life, if the said Richard Long so long shall live; upon the determination of the said uses, then to the use of the said Richard Long and Mary Myles and their heirs male; for default, to the use of the said Richard and his heirs male; for default, to the use of Walter Long, gent., younger son of the said Edmund, and his heirs male; for default, to the use of the heirs female of the said Richard; for default, to the use of the heirs female of the said Walter; and for default, to the use of the right heirs of the said Richard Long for ever. As to the 29 acres of pasture in Churchfield, 12 acres of arable land in Blackmeade, 19 acres of arable land called Inlands, 12 acres of arable land called Middlehill, and 10 acres of pasture called Horscrofte in Lyneham, to the use of the said Edmund Long for his life; after his decease, to the use of the said Walter Long and his heirs male; for default, to the use of the said Richard Long and his heirs male by the said Mary; for default, to the use successively of the heirs male of the said Richard, the heirs female of the said Walter, the heirs female of the said Richard, and the right heirs of the said Richard, for ever. As to the residue of the said premises, to the use of the said Edmund Long for his life; after his decease, to the use of the said Richard and his heirs male, with remainders as above.

So seised, the said Edmund, Richard, and Walter Long, by indenture dated 26th October, 5 Charles I [1629], made between themselves of the one part and Edward Hungerford of Cadnam, gent., of the other part, and by fine levied at Westminster in the Octaves of St. Martin in the said year between the said Edward Hungerford, plaintiff, and the said Edmund, Richard, and Walter Long, deforciants, conveyed the said premises last mentioned to the said Edward Hungerford and his heirs for ever, to the use of the said Edmund Long for his life; after his decease, to the use of the said Walter Long and Mary, his wife, and their heirs, for the jointure of the said Mary; for default, to the use of the said

Walter and his heirs; for default, to the use of the said Richard and his heirs; and lastly for default, to the use of the said Edmund Long for ever.

The said premises last mentioned are held of the King in chief by the 16th part of a knight's fee, and are worth per annum, clear, 30s.

The said Walter Long died at Lyneham, 29th December, 1630, in the lifetime of his father, having issue by the said Mary, Walter Long and Rachael Long. The said Walter is his son and next heir, and was then aged I year 7 months and 5 days.

The said *Mary* still survives at Keylwaies in the parish of Brembhill.

The said *Edmund Long* died at Lyneham, 12th July, 11 Charles I [1635].

The said Richard Long still survives at Lyneham.

Ing. p.m., 12 Charles I, pt. 2, No. 99.

Richard Dabys.

Inquisition taken at Marlborough, 6th October, 12 Charles I [1636], before Hugh White, esq., escheator, by virtue of his office, after the death of Richard Davys, by the oath of John Purnell, Robert Kingsman, senior, Robert Kingsman, junior, Richard Mortimer, Thomas Stevens, Bartholomew Smith, William Wake, Francis Freeman, Richard Webbe, William Cooper, John Cheyney, Richard Glasse, Thomas Freeman, Thomas Tayler, Philip Godwin, and Thomas Coster, who say that

Richard Davys was seised of one messuage, 60 acres of land, 2 acres of meadow, and 2 acres of pasture and common of pasture in North Wraxall to the said messuage belonging.

So seised, the said *Richard*, by charter dated 17th August, 12 Charles I, in consideration of a marriage heretofore had between him the said *Richard* and *Elizabeth*, then his wife, for the jointure of the said *Elizabeth* enfeoffed thereof *William Briton*, gent., and *Giles Broade*, and their heirs for ever, to the use of the said *Richard* and *Elizabeth* for their lives; after their deceases, to the use of their heirs male; and for default, to the use of the right heirs of the said *Richard* for ever.

The said premises are held of the King as of his Duchy of Lancaster by knight's service, but by what part of a knight's fee the jurors know not, and are worth per annum, clear, 20s.

Richard Davys died at North Wraxall 3rd September last past; William Davys is his son and heir by the said Elizabeth, and was aged one year on the 9th day of October last past.

The said *Elizabeth* still survives at North Wraxall.

Ing. p.m., 12 Charles I, v.o., No. 31.

William Sloper.

Delivered into Court 29th January, 12 Charles I.

nquisition taken at Marlborough, 1st September, 7 Charles I [1631], before James Yateman, esq., escheator, by virtue of his office, after the death of William Sloper, son and heir of Thomas Sloper, deceased, by the oath of Thomas Sadler, gent., John Sadler, gent., William Norden, Lancelot Humber, William Sadler, Christopher Spencer, Silvester Cocke, John Scull, John Wayte, Thomas Daye, Edward Arnold, Robert Kingsman, John Savadge, Thomas Trebrett, John Purnell, William Lewis, and Robert Smithe, gent., who say that

Thomas Sloper, father of the said William, was seised of one messuage, 1½ virgates of land, and one cottage in Easterton, which said premises Joan, wife of Edward Norwaye, and Elenora, wife of Nicholas Peerce alias Clarke, hold by copy of court roll of the manor

of Easterton for their lives.

So seised, the said Thomas died 21st April, 17 James I [1619]: after his death the said premises came into the hands of the King by reason of the minority of the said William, son and next heir of the said Thomas.

The said premises are held of the King as of his manor of Kingeston Lacye, co. Dorset, by knight's service, and are worth, per annum, clear, nothing during the lives of the said Joan and Elenor, but afterwards they will be worth 13s. 4d. The said Joan still survives.

William Sloper died 15th September, 6 Charles I [1630], being under age and in the wardship of the King. Mary, wife of Thomas Wither, Joan, wife of Robert Tarrant, Alice, wife of William Nashe, and Elizabeth Sloper, are his sisters and coheirs: they are all aged Ing. p.m., 12 Charles I, v.o., No. 33. 17 years and more.

Walter Gawen.

Ing. p.m., 13 Charles I, pt. 2, No. 1.

This Inquisition is missing, and there is no duplicate in the Court of Wards; but see Inquisition 14 Charles I, pt. 2, No. 68 post.]

William Stockman, esquire.

Inquisition taken at Marlborough, 5th October, 13 Charles I [1637], before Knollys Hawkins, esq., escheator, after the death of William Stockman, esq., escheator, by the oath of Robert Kingsman, senior, gent., Thomas Steephens, Richard Mortimer, William Stanmor, Thomas Tarrant, Thomas Trebrett, Richard Martin, John Rymell, Richard Webb, William Farrington, William Cowper, William Burden, John Purnell, Thomas Coster, and Thomas Hitchcocke, who say that

William Stockman was seised of the mansion house, site, farm and demesne lands of the manor or farm of Bereford within the parish of Dounton, called Bereford howse alias Bereford land; 300 acres of pasture, 45 acres of wood and common of pasture for 80 sheep, and a several fishing in Bereford, to the said mansion house belonging; the manors of Hamptworth and Whitehornes Hill; one messuage called Whitehowse and divers lands, tenements, hereditaments, and warrens thereto belonging in Lauford.

Of whom or by what service the mansion house called Bereford house and the premises thereto belonging are held the jurors know not: they are worth per annum, clear, \mathcal{L} 10. Of whom or by what service the manors of Hamptworth and Whitehorneshill are held is not known: they are worth per annum, clear, \mathcal{L} 10. Of whom or by what service the premises in Lauford are held the jurors know not: they are worth per annum, clear, \mathcal{L} 30.

William Stockman died 2nd November, 11 Charles I [1635]; William Stockman is his son and next heir, and was then aged 21 years and more.

Inq. p.m., 13 Charles I, pt. 2, No. 10.

Edward Parsons alias frowde.

Inquisition taken at Hendon, 4th January, 13 Charles I [1638], before William Morse, gent., escheator, after the death of Edward Parsons alias Frowde, by the oath of Edward Pinfold, gent., Alexander Dowle, George Banister, Thomas Shergold, William Heavill, George Steevens, Richard Fryer, John Clement, John Hooper, Warder Chamberline, George Freeth, John Thringe, William Gray, Robert Bowles, and Francis Edwards, who say that

Edward Parsons alias Frowde was seised of one messuage, tenement, or mansion house, situate in Seggehull alias Seggehill; one barn, stable, and other buildings thereto belonging; one garden, 3 orchards, 22½ acres of meadow, and 41½ acres of pasture in Seggehull to the said messuage appertaining.

The said premises are held of the King in chief by knight's service, but by what part of a knight's fee the jurors know not, and

are worth per annum, clear, 20s.

Edward Parsons alias Frowde died 31st October last past; John Parsons alias Frowde is his son and next heir, and was then aged 30 years and more.

Inq. p.m., 13 Charles I, pt. 2, No. 12.

John Korborne, esquire.

Delivered into Court 21st November, 13 Charles I.

Inquisition taken at Devizes, 27th July, 12 Charles I [1636], before Hugh White, esq., escheator, after the death of John Norborne, esq., by the oath of William Norden, esq., Samuel White, Richard Filkes, John Steevens, Thomas Sloper, John Purnell, John Thorner, John Harves, Edward Fowle, Benedict Hancoke, Giles Mills, Robert Kingsman, and Henry Bold, who say that

John Norborne was seised of one capital messuage and 2 tenements situate in Studley within the parish of Calne; 21 acres of land, 30 acres of pasture, 8 acres of meadow, 4 acres of wood, and 2 closes of pasture, containing 6 acres in Stocke within the parish of Calne; divers other messuages, lands, tenements, and hereditaments in Stocke, Studley, and Calne; and 2 other closes of pasture, one whereof is called Machins and the other Normans, containing $4\frac{1}{2}$ acres of land in Studley within the parish of Calne.

All the said premises are held of — *Hungerford*, esq., as of his manor of Studley Hungerford, by fealty, suit at court, and the yearly

rent of $1\frac{1}{2}d$., and are worth per annum, clear, f 15.

John Norborne died 21st November last past; Humphrey Norborne, esq., is his son and next heir, and was then aged 50 years and more.

Ing. p.m., 13 Charles I, pt. 2, No. 13.

Matthew Ley, esquire.

Delivered into Court 26th May, 13 Charles I.

Inquisition taken at the City of New Sarum, 25th Sept. [year not given], before William Guydotte, esq., escheator, after the death of Matthew Ley, esq., by the oath of Edward Fawlconer, gent., John Reeves, Leonard Browne, Thomas Turner, Thomas Hurcott, John Hilman, John Waite, Edmund Bynder, John Butcher, Robert Munday, Thomas Wilson, Richard Easton, and Robert Hole, who say that

Matthew Lev was seised of the manor of Teffont Evias with the advowson of the church of Teffont Evias; 3 messuages and 100 acres of land, meadow, pasture, and wood in Teffont Evias; one acre of wood in Fovent; 6 messuages in New Sarum; one messuage and 60 acres of land, meadow, and pasture in Whitchurch and Henxtridge in co. Somerset; 6 acres of meadow called Nortons Ham in Horsington in co. Somerset: the manors or farms of Milbornes Courte and Morgans, and divers lands, tenements, and hereditaments in Chitterne All Saints and Chitterne Mary; which said manor or farm of Milbornes Courte, and the lands, etc., thereto belonging, are now in the tenure of Constance Browne, widow, for the term of her life, by virtue of a demise to her made long before the death of the said Matthew. William Aprice claims also an estate in the same for his life in reversion or remainder after the death of the said Constance. The residue of the premises in Chitterne All Saints and Chitterne Mary are now in the tenure of Thomas Pantinge and Elizabeth, his wife, for the term of the lives of the said William Aprice and of John Aprice, brother of the said William, who claim an estate therein for their lives.

The manor of Teffont Evias and other the premises there are held of Edward Hungerford, Knight of the Bath, by the service of the 40th part of a knight's fee, and are worth per annum, clear, £15 8s. 8d. The one acre of wood in Fovent is held of the King in chief by knight's service, but by what part of a knight's fee the jurors know not, and is worth per annum, clear, 6d. The 6 messuages in New Sarum are held of John, Bishop of Sarum, as of his borough of Sarum, in free burgage, and are worth per annum, clear, 6s. 8d. The premises in Whitchurch and Henxtridge are held of the heirs of John Daccombe, knight, deceased, as of their

manor of Henxtridge, by fealty, and are worth per annum, clear, 20s. Of whom or by what service the said 6 acres of meadow in Horsington are held the jurors know not: they are worth per annum, clear, 3s. 4d. The manor of Milbornes Court and the premises thereto belonging in the tenure of Constance Browne are held of the King as of his Duchy of Lancaster, by knight's service, but by what part of a knight's fee the jurors know not, and are worth per annum, clear, during the life of the said Constance 5s., and afterwards they will be worth 40s. The farm of Morgans and the residue of the premises in Chitterne All Saints and Chitterne Mary are held of the King as of his Duchy of Lancaster, by knight's service, but by what part of a knight's fee the jurors know not, and are worth per annum, clear, during the lives of the said William and John Aprice 20s., and afterwards they will be worth 40s.

Matthew Ley died at Teffont Evias 24th May last past without issue; Henry Earl of Marlborough is his kinsman and next heir, to wit, son and heir of James, late Earl of Marlborough, deceased, brother of the said Matthew Ley, and was then aged 32 years

and more.

The said Constance Browne, William Aprice, and John Aprice still survive at Chitterne Mary.

Inq. p.m., 13 Charles I, pt. 2, No. 15.

Robert Watkins, yeoman.

Delivered into Court 22nd June, 13 Charles I.

Inquisition taken at Marlborough, 15th September, 11 Charles I [1635], before Nicholas Yonge, gent., escheator, after the death of Robert Watkins, late of Dunfield, in the parish of Kempsford, co. Gloucester, yeoman, by the oath of Robert Kingesman, Edward Arnold, William Burges, William Wake, Noah Bacon, John Browne, Stephen Webbe, John Purnell, Richard Glasse, Thomas Beale, Thomas Coster, Thomas Tarrant, and Thomas Hitchcox, who say that

Robert Watkins was seised of one cottage and one virgate of land, meadow, and pasture, called Lyfollyes, containing 10 acres, situate in Chelworth, in the parish of Cricklade St. Sampsons; one piece or parcel of pasture in Pyrton, containing 6 acres; one

several piece of pasture called Shawe Marsh, containing 6 acres, lying in Shawe within the parish of Lydiat Milicent; all that pasture ground called the Leyre in Marston Meysey, containing about 6 acres; 8 acres of meadow, more or less, lying in the meadow called Hillmeade, in Marston Meysey; and common of pasture for 4 rother beasts in the said Hillmeade.

So seised, the said Robert Watkins, by deed dated 8th May, 18 James I [1620], enfeoffed Thomas Lawrence and Robert Lawrence of all the said premises: to hold to them and their heirs for ever to the following uses: as to the said cottage, one virgate of land in Chelworth, the said piece of meadow in Pyrton, the piece of land called Shawe Marsh, the 8 acres of meadow lying in Hillmeade in Marston Meysey, the said common of pasture, and the third part of the said pasture ground called the Levre, to the use of the said Robert Watkins for the term of the lives of William Watkins, Edmund Watkins, and Katerine Watkins; after their decease to the use of Joan Lawrence, now the wife of William Watkins, for her life; after her decease, to the use of the said Robert Watkins for his life; after his decease, to the use of the said William Watkins and his heirs male by the said Joan; and for default, then to the use respectively of the heirs male of the said William, of the heirs male of the said Robert, and of the right heirs of the said Robert Watkins for ever. As to the other 2 parts of the said pasture ground called the Leyre, to the use of the said Robert Watkins for his life; after his decease, to the use of the said William Watkins and his heirs male by the said Joan, with remainders as above.

The said Robert Watkins was likewise seised of 2 acres of meadow

lying in a certain place called Kingsmarshe in Pirton.

Of whom or by what services the premises called Ley Folleyes are held the jurors know not: they are worth per annum, clear, 20s. Of whom the premises in Pirton are held the jurors know not: they are worth per annum, clear, 8s. Of whom the piece of pasture called Shawe Marshe is held the jurors know not: it is worth per annum, clear, 6s. The pasture ground called the Leyre and other the premises in Marston Meysey are held of the Earl of Salisbury, as of the county of Gloucester, by knight's service, and are worth per annum, clear, 10s.

Robert Watkins died at Dunfield, 4th June, 11 Charles I [1635]; William Watkins is his son and next heir, and was then aged 40 years and more.

Inq. p.m., 13 Charles I, pt. 2, No. 23.

Arthur Crewe, gentleman.

Delivered into Court 23rd June, 13 Charles I.

Inquisition taken at Marlborough, 29th August, 9 Charles I [1633], before William Herbert, esq., escheator, by virtue of a writ "de melius inquirend" after the death of Arthur Crewe, gent., by the oath of William Sadler, gent., Robert Kingsman, gent., William Francklin, gent., Alexander Dismore, Thomas Freeman, Edward Arnold, John Hulbert, William Withers, Lewis Chapell, William Farington, John Waterman, Thomas Hiskocke, Ralph Smith, Richard Spencer, and Thomas Pike, who say that

The messuage, 40 acres of land, and 40 acres of meadow lying in Eastroppe within the parish of Highworth, are held of *Edmund Dunche*, esq., in free socage, as of his manor of Eastroppe, by fealty, suit at the court of the said manor every three weeks, and by

the yearly rent of 12s. 6d.

Previous Inquisition taken at Marlborough 15th January last past.

Inq. p.m., 13 Charles I, pt. 2, No. 26.

Henry Pyke.

Inquisition taken at Marlborough, 19th September, 13 Charles I [1637], before Knollis Hawkins, esq., escheator, after the death of Henry Pyke, by the oath of John Smith, George Mortymer, John Purnell, Robert Kingesman, senior, Robert Kingesman, junior, Thomas Bryant, Francis Freeman, Thomas Trebrett, William Blissett, William Cooper, William Burden, John Rymell, Edward Smith, Stephen Webb, Thomas Tarrant, William Lewis, Thomas Coster, Richard Glasse, and Thomas Hitchcocke, who say that

Henry Pyke was seised of one messuage, one garden, one orchard, 30 acres of land, 30 acres of meadow, 140 acres of wood, and 300 acres of furze and heath in Ranscomb Abbesse Wood, Burned Oke, Wikeham Harslett, and Newnton alias North Newnton; the moiety of one messuage and ½ virgate of land in Pewsey and Ore, late in the tenure of Thomas Romsey; and the moiety of one cottage in Pewsey and Ore, late in the tenure of William Browne.

The said *Henry Pyke*, being so seised, in consideration of the sum of f_{300} to him in hand paid by *Thomas Pyke*, his son and heir-

apparent, and of a marriage then to be had between the said Thomas Pyke and Agnes Hide, for a jointure for the said Agnes, a fine was levied of the said premises in Michaelmas term, 14 James I [1616], between the said Thomas and Agnes, plaintiffs, and the said Henry Pyke and Anna, then his wife, deforciants, whereby the said Henry and Anna acknowledged the said premises to be the right of the said Thomas as those which he and the said Agnes had of their gift; which said fine was levied to the sole use of the said Thomas and Agnes and their heirs for ever, as by an indenture dated 4th October, 14 James I [1616], made between the said Henry Pyke of the one part, and the said Thomas Pyke and Agnes Hide of the other part, more fully appears.

The marriage between the said *Thomas* and *Agnes* took place at Pewsey 30th November, 14 James I [1616].

The said Agnes died at Ranscomb 1st November, 7 Charles I [1631].

The said premises in Ranscomb Abbesse Wood, Burned Oke, Wikeham Harslett, and Newnton are held of the King in chief by knight's service, but by what part of a knight's fee the jurors know not, and are worth per annum, clear, 60s. The premises in Pewsey and Ore are held of Anna Lewis, widow, alias Dame (Dna) Anna Beauchamp, as of her manor of Pewsey, by fealty, suit at court, and $3\frac{1}{2}d$. rent, and are worth per annum, clear, 11s. 8d.

Henry Pyke died at Pewsey 16th October, 12 Charles I [1636]; Thomas Pyke is his son and next heir, and was then aged 40 years and more.

Inq. p.m., 13 Charles I, pt. 2, No. 28.

John Waterman.

Inquisition taken at Marlborough, 28th March, 13 Charles I [1637], before Knolles Hawkins, esq., escheator, after the death of John Waterman, by the oath of John Purnell, gent., Robert Kingsman, senior, gent., Robert Kingsman, junior, Thomas Freeman, William Burden, Bartholomew Smith, William Wake, Richard Webb, Thomas Trebrett, William Cooper, William Lewis, Richard Glasse, Stephen Orrell, and Thomas Smith, who say that

John Waterman was seised of 8 messuages, 6 cottages, 14 gardens, 2 orchards, 95 acres of land, 15 acres of meadow, 5 acres of pasture, 7 acres of wood, 7 acres of furze and heath, and common of pasture for all beasts in Chilton Folliatt and Soley.

So seised, the said John Waterman, by indenture dated 9th May. 11 Charles I [1635], made between himself of the one part, and Robert Kingesman, senior, of Overton, yeoman, of the other part, having no issue of his body to whom the said premises should descend, and wishing to assure the same to the uses in the said indenture declared, for the love which he bore towards Thomas Sharpe, son of Dorothy Sharpe, deceased, sister of the said John Waterman, and in consideration of the true and faithful service rendered to him by the said Thomas for 26 years, and to the intent that the said *Thomas* should be the better able to perform the will of the said John, agreed that he (John Waterman) and his heirs should at all times hereafter be seised of all the said premises, by the name of the messuage wherein he then dwelt in Chilton Foliatt, and all other his messuages, lands, rents, etc., in Chilton Foliatt, to the use of himself and the heirs of his body; and for default, to the use of the said Thomas Sharpe and his heirs for ever; with power of revocation.

All the said premises are held of the King as of his honour of Wallingford by knight's service, but by what part of a knight's fee

the jurors know not, and are worth per annum, clear, 40s.

John Waterman died at Chilton Folliatt 26th October, 12 Charles I [1636], without heirs of his body; Anna Nalder, wife of Thomas Nalder, Winifred Dix, wife of John Dix, Elizabeth Brownejohn, wife of Richard Brownejohn, and Joan Hamon, wife of John Hamon, are his kinswomen and next heirs, to wit, daughters of William Waterman, deceased, late brother of the said John Waterman, and are now aged respectively, the said Anna 28 years and more, the said Winifred 24 years and more, the said Elizabeth 23 years and more, and the said Joan 21 years and more.

Inq. p.m., 13 Charles I, pt. 2, No. 29.

Edmond Pawles, esquire.

Delivered into Court 27th April, 13th Charles I.

Inquisition taken at Blandford Forum, co. Dorset, 20th March, 12 Charles I [1637], before Edward Cox, esq., escheator, after the death of Edmond Hawles, esq., by the oath of William Clerke, gent., Charles Studley, gent., William Lawrence, gent., John Coles, William Weare, Robert Dashwood, John Musten, John White, William Gates, John White, Thomas Coles, George Roberts, and Charles Walker, who say that

Edmond Hawles was seised in reversion after the death of Elizabeth Hawles, widow, his mother, of the capital messuage of the manor of Upwimborne, and all the buildings, dovecotes, etc., thereto belonging, in co. Dorset; one wood called Oakly wood; the moiety of the manor of Upwimborne, and the moiety of all those several messuages late in the tenures of Thomas Northover, Edmund Jolliffe, Thomas Compton, Richard Jervice, Thomas Soper, Henry Macham, Avice Jolliffe, widow, Edith Keate, widow, and Joan Hart, and before that in the several tenures of Thomas Dornedale, Thomas Symondes, John Sparkes, then junior, John Sparkes, then senior, Richard Sparkes, Robert Sparkes, John Dolle, Elizabeth Plouncke, widow, and Henry Dolle, which the said Elizabeth Hawles holds for her life, as by a deed tripartite dated 10th May, 39 Eliz. [1597], made between Edmund Hawles, father of the said Edmund named in the writ, Anthony Hynton, esq., and Martha, his wife, of the first part, John Foyle, gent., and John Dackombe, gent., of the second part, and Thomas Maylen, gent., and Roger Hitchcocke, gent., of the third part, by a fine, and by a recovery suffered at Westminster in Trinity Term, 39 Eliz., between the said parties, and by the last will of the said Edmund Hawles, the father, proved 6th February, 1631, at London, more fully appears.

The said *Edmund Hawles* was likewise seised of the other moiety of the said manor of Upwimborne, and of the other moiety of all the said several messuages; the farm, messuage, and tenement called Weekes within the parish of Gussage All Saints, co. Dorset, with all the houses, lands, etc., thereto belonging; all those lands, tenements, meadows, etc., lying in Mannington within the parish of Gussage All Saints; the lands, tenements, meadows, feedings, and pastures called Barkely, situate in Holwell and Cramborne, co. Dorset, with all the woods, underwoods, commons, etc., thereto belonging; one toft and 50 acres of land in Upwimborne and Gussage All Saints called Danielles, co. Dorset.

So seised, the said Edmund Hawles, by deed dated 6th May, 9 Charles I [1633], made between himself and Elizabeth, his wife, of the one part, and Walter Barnes, gent., William Morgan, and John Soper of the other part, for the considerations therein contained, agreed that he and the said Elizabeth before the end of Trinity Term then next following should levy a fine to the said Walter, William, and John, and to the heirs of the said Walter, of all that manor of Upwimborne, the farm and capital messuage in Upwimborne and Mounckton Upwimborne, the said tenements late in the several tenures of the said Thomas Northover and others, the wood called Oakley Wood, and all other the lands, tenements,

rents, etc., in Upwimborne late the inheritance of the said Edmund Hawles, the father; the said farm called Weekes, the lands, etc., in Mannington, the lands and tenements called Barkelie, and all other the lands, tenements, and hereditaments whatsoever of the said Edmund Hawles, the son, in Cramborne, Hollwell, Gussage All Saints, Upwimborne, Mounckton Upwimborne, and Mannington, by the name of the manor of Upwimborne, and 10 messuages, one dovecote, 10 gardens, 10 orchards, 500 acres of land, 50 acres of meadow, 300 acres of pasture, 40 acres of wood, and 300 acres of furze and heath in Upwimborne, etc., to the following uses, to wit, as to the said capital messuage and the said Oakeley Wood, to the use of the said Elizabeth Hawles, mother of the said Edmund, for her natural life; after her decease, to the use of the said Edmund and his heirs male; for default, to the use of Thomas Hawles, brother of the said Edmund (the son), and his heirs male; for default, to the use of George Hawles, another brother of the said Edmund, and his heirs male; for default, to the use of Anthony Hawles, youngest brother of the said Edmund, and his heirs male; and lastly, for default, to the use of the right heirs of the said Edmund Hawles, the father, for ever. As to the said farm called Wikes, and the said land, etc. in Mannington. to the use of the said Edmund Hawles, the son, for his natural life: after his decease to the use of Elizabeth, his wife, for her life, for her jointure; after her decease, to the use of the heirs male of the said Edmund, with remainders as above. As to the residue of all the said premises, to the use of the said Edmund Hawles, the son, and his heirs male, with remainders as above.

Afterwards, to wit, on the Morrow of Holy Trinity, 9 Charles I [1633], the said Edmund Hawles and Elizabeth levied a fine at Westminster of the said premises to the said Walter Barnes, William Morgan, and John Soper, and to the heirs of the said Walter for ever.

The said manor of Upwimborne is also called Upwimborne Mounckton and Mounckton Upwimborne, and the said farm called Weekes and Wikes is one and the same.

The said $Edmund\ Hawles$ was likewise seised of one messuage, 2 cottages, one garden, one orchard, 50 acres of land, one acre of meadow, 4 acres of pasture, and common of pasture for 200 sheep, in Upwimborne and Gussage All Saints, until John Chaper alias Marten or his heirs shall have paid to the said Edmund the following sums of money, to wit, on the 15th September, 12th Charles I, f_9 12s., and on the 15th March, 1636, the like sum of f_9 12s., the said sums to be paid twice every year up to the

15th March, 1640, upon which day £249 12s. shall be paid; the said several payments to be made at the mansion house of the said Elizabeth, mother of the said Edmund. If the said John Chaper shall make all the said payments, then to the use of the said John and Agnes for their natural lives; after their decease, to the use of their heirs; and for default, to the use of the right heirs of the said John for ever, as by an indenture dated 1st February, 11 Charles I [1636], made between the said John Chaper alias Marten and Agnes his wife, of the one part, and the said Edmund Hawles of the other part, and by a fine levied at Westminster 15 days from Easter Day, 12 Charles I, between the said Edmund, plaintiff, and the said John and Agnes, deforciants, more fully appears.

The first said two payments were made in due course.

The said *Edmund Hawles* was likewise seised of one messuage, tenement or toft in Wishford Parva, co. Wilts, and certain lands, tenements, and hereditaments in Wishford Parva, Barwick St. James, Stoford, and South Newton, co. Wilts, late parcel of the lands and tenements of *Gabriel Hultoft*, gent.

So seised, the said *Edmund Hawles*, by indenture dated 2nd April, 8 Charles I [1632], made between himself of the one part, and *William Hussey*, esq., of the other part, demised the said premises to the said *William Hussey* for 98 years, he paying yearly for the same 6s.

The manor of Upwimborne is held of the King in chief by knight's service, to wit, by the 40th part of a knight's fee, and is worth per annum, clear, during the life of the said Elizabeth, the mother, 10s., and afterwards it will be worth f 15 os. 3\frac{1}{2}d. The farm called Weekes is held of Henry Hastinges, esq., as of his manor of Knowlton, by fealty and suit at court, and is worth per annum, clear, during the life of the said Elizabeth, nothing, but afterwards it will be worth 40s. The premises in Mannington are held of the King in chief, but by what service the jurors know not, and are worth per annum, clear, during the life of the said Elizabeth, nothing, but afterwards they will be worth 53s. 4d. The premises called Barkely are held of Thomas Hooper, senior, esq., as of his manor of Boveridge, by fealty, suit at court, and the yearly rent of 4s. 4d., and are worth per annum, clear, 5s. The toft and other premises called Danyelles are held of the said Henry Hastings, esq., as of his manor of Knowlton, by fealty only, and are worth per annum, clear, 5s. The premises in Upwimborne and Gussage All Saints, late of the said John Chaper, are held of the lord of the manor of Gussage All Saints in free and common socage, by fealty, suit at court, and the yearly rent of 2s. 3d., and are worth per annum, clear, 50s. The premises in Wishford Parva, Barwicke St. James, Stoford, and South Newton, are held of *Philip* Earl of *Pembroke* and *Montgomery*, by knight's service, suit at the court of the Bellhowse every three weeks, and are worth per annum, clear, during the said term of 98 years, 6s., and afterwards they will be worth 5s.

Edmund Hawles died at Upwimborne, 30th January, 12 Charles I [1637]; Edmund Hawles is his son and next heir, and was then

aged 3 years and 15 days.

The said *Elizabeth*, mother of the said *Edmund*, and *Elizabeth*, his wife, still survive at Upwimborne.

Inq. p.m., 13 Charles I, pt. 2, No. 105.

George Evelyn, esquire.

Delivered into Court 30th April, 13 Charles I.

Inquisition taken at Marlborough, 28th April, 12 Charles I [1636], before Hugh White, esq., escheator, after the death of George Evelyn, esq., by the oath of Robert Kingsman, gent., Thomas Smith, gent., George Mortimer, Thomas Hulbert, Robert Kingsman, junior, Bartholomew Smith, William Wake, Richard Webbe, Francis Freeman, John Bayly, William Leues, Robert Whood, William Shergall, Robert Edwardes, John Necke, William Guydinges,

and John Sainsbury, who say that

Long before the death of the said George Evelyn, John Evelyn, esq., his father, was seised for his life, with remainder to the said George and his heirs for ever, of one messuage and farm and divers lands, etc., thereto belonging on Tanridge alias Tanderidge in co. Surrey called Tillingdowne alias Tillingdon, now or late in the tenure of William Phelipps, yeoman, and lately purchased of Allen Hood, gent.; the manor of Katerham alias Kateram in co. Surrey; the advowson and free gift of the vicarage of Katerham; one messuage and divers lands, etc., thereto belonging called Stansteed in the parishes of Kateram, Chalweldon, and Cowlesdon in co. Surrey; the manor of Meredon alias Marden in co. Surrey; the manor of West Deane in co. Wilts and co. Southampton; and the advowson, right of patronage, and free gift of the rectory and parish church of West Deane.

So seised, the said John and George Evelyn, by indenture quadripartite dated 11th April, 20 James I [1622], made between the said John Evelyn and Elizabeth, then his wife, of the first part, the said George Evelyn and Elizabeth, then his wife, of the second part, John Evelyn, then esquire, now knight, son and heir-apparent of the said George, and Elizabeth Cox, one of the daughters of Robert Cox, late of London, esq., deceased, and Mary, his wife, of the third part, the said Mary Cox, widow, late the wife of the said Robert, Walter Longe, of Whaddon in co. Wilts, esq., and Charles Hoskins, of Oxsteede in co. Surrey, esq., of the fourth part, in consideration of a marriage to be had between the said John Evelyn and Elizabeth Cox, and for a jointure to be made for the said Elizabeth, and also for a jointure for the said Elizabeth, wife of the said George Evelyn, agreed that before the feast of Pentecost then next following they would by one or more fines acknowledge all the said premises to be the right of the said Mary Cox as those which she, the said Walter and Charles had of their gift and would remise the same to them and the heirs of the said Mary for ever; which said fines were to be to the following uses: as to the said premises called Tillingdowne, the manor of Katerham, and the premises in Kateram, Chalweldon, and Cowlesdon, to the use of the said John Evelyn, knight, for his natural life; after his decease, to the use of the said Elizabeth Cox for her life; after her decease, to the use of the heirs male of the said John by the said Elizabeth; for default, to the use of the heirs female of the said John by the said Elizabeth; for default, to the use of the said George Evelyn and his heirs male; and lastly for default, to the use of the right heirs of the said George for ever. As to the manor of Merdon, to the use of the said John Evelyn, the father, for his natural life; after his decease, to the use of the said George Evelyn for his life; after his decease, to the use of the said John Evelyn, knt., and his heirs male by the said *Elizabeth*; for default, to the use of the said George and his heirs male; and for default, to the use of his right heirs for ever. As to the manor of West Deane, to the use of the said George Evelyn for his natural life; after his decease, to the use of the said Elizabeth, wife of the said George, for her life; after her death, to the use of the said John Evelyn, knt., and his heirs male by the said Elizabeth; for default, to the use successively of the heirs male of the said George and of his right heirs for ever.

Afterwards, to wit, in 15 days from Easter Day, a fine was levied at Westminster between the said Mary Cox, Walter Longe, and Charles Hoskins, plaintiffs, and the said John Evelyn, the father, and Elizabeth, his wife, and the said George Evelyn and Elizabeth, his

wife, deforciants, of all the said premises, according to the form and effect of the said indenture.

The said marriage between the said John Evelyn, knt., and the said Elizabeth Cox was solemnized at West Deane 23rd April, 20 James I [1622].

Before the death of the said George, John Evelyn, knt., John Nicholas, gent., and William Stockman, esq., were seised of one toft and close of pasture containing 12 acres, one close of pasture called Allendeane, containing 18 acres, one close of pasture called the Tenne acres, containing 10 acres, one "downe," containing 100 acres, one close of arable land called the greate fielde, containing 22 acres, one close of arable land called Sheppards Close, containing 14 acres, one close of arable land called Deane Hill Close, containing 6 acres, one wood or woodland called Howgrove Coppice, containing 8 acres, one coppice called Pondclose coppice, containing 4 acres, one "Rewe" called Pondrewe, containing 2 acres, one other "Rewe," containing 2 acres, one "Rewe" lying between the ground called the Twelve acres and the said close called Allen Deane, containing one acre, one coppice called Every Coppice, containing 12 acres: all which said premises are in Whiteparish, and were late parcel of the lands of William Burrowe, knt.

So seised, the said John Evelyn, John Nicholas, and William Stockman, by indenture dated 17th January, 22 James I [1625], made between themselves of the one part, and the said George Evelyn and Elizabeth, his wife, of the other part, enfeoffed the said George and Elizabeth of the said premises; to hold to them and their heirs for ever.

George Evelyn was seised of the manor of Putton alias Pitton, lately purchased of William Zowch, esq.; one messuage or grange and divers lands, etc., thereto belonging in Pitton, late parcel of the lands of the lately dissolved monastery of Iveschurch; one messuage with divers lands, etc., in Pitton, called Giffordes tenemente, late parcel of the demesne of Richard Gifford, knt.; one messuage with divers lands, etc., in Pitton, late parcel of the lands of John Rutter; one messuage and 2 virgates of land and one acre of pasture in East Deane, co. Southampton; one close of meadow in Lockerley, co. Southampton, late parcel of the lands of William Wheateland; the manor of Ashton Kaynes; the rectory and church of Ashton Kaynes; the advowson, free gift, and right of patronage of the vicarage of Ashton Kaynes, lately purchased of Thomas Sackvile, knt.; one messuage with divers lands, etc., in Farleighe, late in the tenure of William Cooke, senior, lately

purchased of *Thomas Hurste*, gent.; one other messuage there with divers lands, etc., thereto belonging, late in the tenure of *William Tasker*, also purchased of the said *Thomas Hurste*; and one other messuage and lands there, lately purchased of *Lawrence Washington*, and late parcel of the possessions of the Priory of Iveschurch.

Of whom or by what service the messuage and premises called Tillingdowne are held the jurors know not: they are worth per annum, clear, f_5 . Of whom the manor of Katerham and the advowson of the vicarage of Katerham are held the jurors know not: they are worth per annum, clear, 20s. Of whom the premises called Stansteed are held the jurors know not: they are worth per annum, clear, £4. Of whom the manor of Merdon is held the jurors know not: it is worth per annum, clear, f8. The manor of West Deane and the advowson of the church there are held of the King in chief by knight's service, but by what part of a fee the jurors know not, and are worth per annum, clear, £20. Of whom the premises in Whiteparish are held the jurors know not: they are worth per annum, clear, f 3. The manor of Pitton is held of the King in chief by knight's service, but by what part of a knight's fee the jurors know not, and is worth per annum, clear, \$\int 49 75. The premises in Pitton, late parcel of the lands of the monastery of Iveschurch, are held of the King as of his manor of East Greenwich, co. Kent, in common socage, by fealty only, and are worth per annum, clear, 5s. Of whom the premises in Pitton, called Giffordes tenemente, and the premises there late parcel of the lands of John Rutter are held the jurors know not: they are worth per annum, clear, 20s. Of whom the premises in East Deane and Lockerley, parcel of the lands of William Wheateland, are held the jurors know not: they are worth per annum, clear, 30s. The manor of Ashton Keynes, the rectory and advowson of the vicarage, and all other the premises there are held of the King in chief by the 40th part of a knight's fee, and are worth per annum, clear, f 20. Of whom the premises in Pitton purchased of Thomas Hurste are held the jurors know not: they are worth per annum. clear, 20s. Of whom the premises there purchased of Lawrence Washington are held the jurors know not: they are worth per annum, clear, during the term of 99 years demised to Thomas Palmer, if the said Thomas and George Palmer and Richard Palmer, his sons, so long shall live, 1s., and afterwards they will be worth 5s.

John Evelyn, the father, died in the lifetime of the said George, to wit, on the 1st May, 7 Charles I [1631].

George Evelyn died 19th January last past; John Evelyn, knt., is his son and next heir, and was then aged 33 years and more.

The said *Elizabeth*, late the wife of the said *George*, and the said *Elizabeth*, now the wife of the said Sir *John Evelyn*, still survive at West Deane.

The said *Thomas*, *George*, and *Richard Palmer* are still alive at Farleighe.

Inq. p.m., 13 Charles I, pt. 2, No. 107.

James, Carl of Marlborough.

Delivered into Court 12th May, 13 Charles I.

Inquisition taken at the City of New Sarum, 2nd May, 9 Charles I [1633], before William Herbert, esq., escheator, after the death of the Most Noble James, Earl of Marlborough, by the oath of Barnabas Cole, gent., Francis Topp, gent., William Walker, gent., Andrew Pende, gent., Edward Hayward, gent., John Reeve, Maurice Aylrugge, John Thorpe, Robert Jole, Thomas Wilson, George Acrigge, Richard Easton, William Strayne, Thomas Tutt, William Woodford, Edmund Snowe, John Butcher, Edward Fawconer, and Robert Wansboroughe, who say that

James, Earl of Marlborough was seised of the manors of Westbury, Westbury under le Playne, Westbury Sturton, Westbury Arundell, Westbury Heyard, Westbury St. Maure, Westbury Leversegge, Bratton, Westbury Brooke with Mandittes, Hawkeridge, Heywod, Lighe, Lighe Beckettes, Ligh Pryors, Shewells, and Sewells; the hundred of Westbury with view of frank-pledge, chattels of felons and fugitives and felons de se, deodands, etc., within the said hundred; 4 messuages, 4 acres of meadow, 2 acres of pasture, and common of pasture in Lighe le Marsh, Dilton, and Westbury, lately purchased of Edward Whateley, sen., and Edward Whateley, jun., one cottage, one toft, 20 acres of land, 10 acres of meadow, 100 acres of pasture, and common of pasture, for all beasts in Heywood, Haukeridge, and Westbury, called Barwicke, Alwicke, and Temes leazes, lately purchased of Edward Longe, gent.; one capital messuage newly built by the said Earl upon part of the premises called Temes leaze; 7 messuages, 30 acres of land, 10 acres of meadow, 10 acres of pasture, and 10s. rent in Heywood.

Hawkeridge, Bratton, and Westbury, purchased of Nicholas Gawen; 5 messuages, 40 acres of land, 10 acres of meadow, 10 acres of pasture, and common of pasture in Ligh, Dylton, and Westbury, purchased of John Reynoldes alias Westbury; one close of meadow called Plucknettes in Palmers Marsh in the parish of Westbury, purchased of John Adlams; 2 messuages, 30 acres of land, 6 acres of meadow, and 10 acres of pasture, in Heywood and Westbury, purchased of John Dauntesey and John Dauntesey [sic]; 2 messuages in Westbury, 2 acres of meadow in the Common Mead, one acre of meadow in Bulbridge Meadow in Westbury, and 2 acres of arable land in Tholston, purchased of Stephen Moggeridge; one close of pasture called Sanctuary Close in Dilton and Westbury, purchased of Matthew Arundell, knt.; 5 messuages, 8 acres of land, and common of pasture in Westbury, purchased of Robert French; one messuage, 2 cottages, 3 gardens, one orchard, 3 acres of land, and common of pasture in Westbury, purchased of Thomas Withers; 5 messuages, 8 acres of land, and common of pasture in Westbury, purchased of Richard Lyde; one messuage, 2 tofts, one barn, 30 acres of land, 5 acres of meadow, 10 acres of pasture, and 10s. rent in Bradford, Bratton, Westbury, and Steeple Ashton, purchased of Henry Clifton; one toft, barn, stable, garden, and curtilage in Westbury; 2 messuages and 2 acres of land in Westbury and Penly, purchased of Jeronimus Pashion and Nicholas Pashion; one messuage, garden, and orchard adjoining, containing \frac{1}{2} acre of land in Studley in the parish of Trowbridge, purchased of John Hickman; one messuage. 4 acres of land, 1 acre of meadow, and common of pasture for all beasts in Westbury, purchased of George Lovell and Thomas Lovell: one capital messuage and certain lands and tenements in Studley called Rudlers, purchased of George Roberts alias Mathews; one messuage in Penly, one water grain and fulling mill, with a garden and orchard adjoining, one rood of land, 3 acres of pasture called Rackclose, one close of pasture called Pondclose, one close of pasture called the Ley, containing 4 acres, one close of meadow called Hoopers, one close of land called Homemead, 2 acres of arable land, and common of pasture in the fields and wastes of Penly, late parcel of the manor of Brembridge and sometime parcel of the lands of James Lord Mountiev. purchased of Edward Ferrers and Francis Phillips; 70 messuages, 20 cottages, 8 water grain and fulling mills, 400 acres of land, 120 acres of meadow, 450 acres of pasture, 250 acres of wood, and certain other lands and tenements and common of pasture for 500 sheep and other sheep and beasts in Westbury, Heywood,

Hawkeridge, Bratton, Milborne, Stoake Cowlston, Ligh, Dilton le Marsh, Shortstreet, Skidmores, Upton, Penly, Brooke, Doddesmead, Steeple Ashton, Imber, Bremebridge, Brembridge, Chepmanslade, Tholston, North Bradley, Southwick, Warmister, North Tydworth, and North Tudworth, purchased of John Batte, John Amylles, sen., John Amylles, jun., Anthony Burges, Robert Gibbs, Richard Gibbes, Edward Midlecott, John Dauntesey, knt., John Doddenead, Thomas Saunders alias Lawrence, Henry Phipp, Nicholas Phipp and Susan his wife, Henry Phipp, Francis Wallis and Margery his wife, Henry Frestone and Joan his wife, Aldam Stanshall and Eleanor his wife, William Whittacre, esq., John Lambe, esq., William Beckett, Alexander Staples, William Staples, Thomas Staples, George Staples, Richard Staples, John Smyth, Christopher Smyth, Gabriel Dowse, esq., William Bisse, John Usher, Edward Longe, esq., Gifford Longe, gent., George White, Roger Martyne, William Masters, knt., and Edward Wardour, knt.; the manors of South Tydworth, South Tudworth, North Tydworth, North Tudworth, Middle Tydworth, and Middle Tudworth, in co. Southampton; the manor of Ley in Beare Ferris in co. Devon; one coppice and certain woods called Harry levs wood in Marlestreet and Beerferris, parcel of the said manor of Lev; one messuage and two small closes reputed to be 2 burgages in Tamerton Foliet in co. Devon, lately purchased of David Pierce; the manor of Lullington, and divers lands and tenements in Lullington, Laverton, Beckington Ridge, Standerwick, and Berkley, in co. Somerset, purchased of Alexander Stauntour, gent.; one messuage and certain lands in Lullington and in Netherton in co. Somerset, purchased of Tobias Horton, gent.; 2 messuages, 4 fulling mills, 12 acres of land, 6 acres of meadow, 6 acres of pasture, and common of pasture in Netherton, Lullington, and Beckington, purchased of William Longe, gent.; and 7 messuages and certain lands and tenements in Beckington in co. Somerset.

So seised, the said James, before he was created an Earl, by the name of James Ley, knt., Attorney of the King's Court of Wards and Liveries, by indenture dated 3rd November, 14 James I [1616], made between himself of the one part, and Arthur Capell, knt., and Henry Capell, knt., son and heir-apparent of the said Arthur, and William Ley and Mathew Ley, of the other part, in consideration of a marriage to be had between Henry Ley, now Earl of Marlborough, then son and heir-apparent of the said James, and Mary Capell, one of the daughters of the said Arthur Capell, for a jointure to be made for the said Mary, agreed that before the feast of Easter then next following he would levy one or more fines of all

the said premises* to the use of himself for his natural life; after his decease and the said marriage, then to the use of the said Henry Ley for his natural life; after his decease, then as to the manor of Sewalls and other the premises called Sewalls in Heywood, Bratton, and Westbury, the premises called Temes leaze, the closes in Hawkeridge and Brooke called Rushlavnes, the farm called Arundells Farm in Heywood and Bratton, the farm called Sturtons Farm in Heywood, Bratton, and Westbury, the pasture in Heywood called Banwells Grove, the arable land in the fields of Heywood, Bratton, Hawkeridge, Ligh, Brooke, and Westbury, the capital messuage, lands, etc., in Beckington, to the use of the said Mary Capell for her life, for her jointure; after her decease, then as to all the last recited premises, and also all others in the said fines comprehended, to the divers uses in the said indenture specified, the reversion thereof being to the right heirs of the said James Ley for ever. Several fines of the said premises were levied by the said James according to the limitations mentioned in the said indenture.

The marriage between the said *Henry Ley* and the said *Mary Capell* was solemnized at Little Hadham, co. Herts, 5th November, 14 James I [1616]: they had issue *James*, their eldest son, who is now called *James* Lord *Ley*, and is still living at Heywood.

Afterward the said James Earl of Marlborough conveyed the said manors and premises in co. Southampton, the manor of North Tydworth, except the farm and lands there called Matons Farm, to the use of himself for his life; after his decease, to the use of Jane, then his wife, now Countess Dowager of Marlborough, for her life, with divers remainders over.

Of whom the manor of Westbury Arundell is held the jurors know not: it is worth per annum, clear, f to. The manor of Westbury Brooke with Mawdites is held of the King in chief by the 4th part of a knight's fee, and is worth per annum, clear, f 8. The manor of Ligh Priors is held of the King in chief by knight's service, but by what part of a knight's fee is not known: it is worth per annum, clear, f 8. The manor of Westbury St. Maure is held

^{*} Mention is here specially made of premises in Ligh and Penly in tenure of William Keat; premises in Brockers Wood, Honnybridge, Lighes Marsh, Ligh, North Bradley, and Westbury, in the possession of Thomas Gray, Robert Evans, Richard Atkins, Robert Whatley, Christopher Peerse, John Whatley, and Nicholas Whatley, premises in Ligh, Penly, and Westbury, purchased of John Lambe, esq., premises in Beckington in the tenure of the said Earl, Patrick Kynnymond, John Gould, William Clowde, and Richard Morse; and other premises there purchased of Robert Webb and Elizabeth Webb, widow.

of the King by knight's service, and is worth per annum, clear, £ 6 6s. 8d. The manor of Bratton is held of the King in chief by knight's service, and is worth per annum, clear, £12. The manor of Stowrton is held of the King in socage as of his manor of East Greenwich, by fealty only and not in chief, and is worth per annum, clear, 40s. Of whom the manor of Westbury Leversugge is held the jurors know not: it is worth per annum, clear, f 6. Of whom the manor of Heywood is held the jurors know not: it is worth per annum, clear, £5. Of whom the manor of Westbury Beckettes is held the jurors know not: it is worth per annum, clear 30s. Of whom the manor of Brembridge is held the jurors know not: it is worth per annum, clear, £6 13s. 4d. Of whom the manors of Ligh and le Marsh and the premises late Longes and Bisse are held is not known: they are worth per annum, clear, f_5 . Of whom the manor of Hawbridge is held the jurors know not: it is worth per annum, clear, f_5 . Of whom the manor of Sewells is held is not known: it is worth per annum, clear, 40s. The Hundred of Westbury is held of the King in chief by knight's service, and is worth per annum, clear, £3 6s. 8d. The premises in Studley and Trowbridge are held of William Earl of Hertford as of his castle or manor of Trowbridge, by fealty and the yearly rent of 9d., and are worth per annum, clear, 12d. Of whom all the said premises in co. Wilts, except the farm in North Tydworth called Matons Farm, are held the jurors know not: they are worth per annum, clear, fro. Of whom the said farm called Matons is held the jurors know not: it is worth per annum, clear, during the life of William Maton, now tenant there for his life, with remainder to his two sons for their lives, 10s., and afterwards it will be worth f 10. Of whom the manors and lands in North Tydworth, South Tydworth, and Middle Tydworth are held the jurors know not: they are worth per annum, during the life of Jane Dowager Countess of Marlborough, nothing, but afterwards they will be worth f 16 6s. 8d. Of whom the premises in co. Somerset are held the jurors know not: they are worth per annum, clear, f4. Of whom the premises in co. Devon are held the jurors know not: they are worth per annum, clear, 40s.

James Earl of Marlborough died 14th March, 1629; Henry Earl of Marlborough is his son and next heir, and was then aged 32 years and more.

Mary Countess of Marlborough still survives at Heywood, and Jane Dowager Countess is still alive.

Inq. p.m., 13 Charles I, pt. 2, No. 108.

Walter Longe, knight.

Inquisition taken at Marlborough, 5 October, 13 Charles I [1637], before John Duckett, esq., Knolls Hawkins, esq., escheator, Thomas Aileff, gent., feodary, Edward Hungerford, esq., Robert Drewe, esq., and William Bower, esq., after the death of Walter Longe, late of Dracott Cerne, knight, by the oath of Robert Kingman, sen., gent, Thomas Stephens, Richard Mortimer, William Stanmore, Thomas Tarrant, Thomas Trebrett, Richard Martin, John Rymell, Richard Webbe, William Farrington, William Cowper, William Burden, John Purnell, Thomas Coster, and Thomas Hitchcock, who say that

Walter Longe was seised in fee-tail, the remainder thereof belonging to John Long, esq., his brother, now deceased, and his heirs, of the manors of Draycott Cerne and Sutton Benger; the advowson, patronage, and gift of the church of Draycott Cerne; all the messuages, lands, etc., in Draycott Cerne, Sutton Benger, Langley Burrell, Stanton Quinton, and Somerford Magna, to the said manors belonging; the rectory of Kington St. Michaell and the advowson, patronage, and gift of the vicarage of the church of Kington St. Michael; a certain portion of the tithes of grain and hay and of all other tithes whatsoever growing in Heydon, Heydons Weeke, Rodborne, Rodborne Cheyney, Pyrton, and Woodwards Bridge, sometime purchased by Walter Long, knight, father of the said Walter Long named in the writ, of Robert Diston; one messuage in Corston in the tenure of ---; and pasture and feeding for 20 beasts in a certain close or meadow in Somerford Magna.

So seised, the said Walter Long and Anna, his wife, and the said John Long and Anna, his wife, by indenture quadripartite dated 1st January, 19 James I [1622], made between the said John Long and Anne, his wife, of the first part, the said Walter Long (of Southwraxall) and Anne, his wife, of the second part, William Eire, of Chalfield, knight, Henry Ley, of Beckingham in co. Somerset, knight, of the third part, and Gregory Reynolds, of St. Giles-in-the-Fields in co. Middlesex, gent., and Henry Norman, of Westbury, gent., of the fourth part, in consideration of a marriage then had between the said Walter Long and Anne, his wife, for a jointure to be made for the said Anne, by a fine levied in Hilary Term, 19 James I, between the said William Eire and Henry Ley, plaintiffs, and the said Walter Long and

Anne, his wife, and the said John Long and Anne, his wife, and by a recovery suffered in the said term between the said Gregory Reynolds and Henry Norman, plaintiffs, and the said William Eire and Henry Ley, tenants [tenentes], conveyed all the said premises to the said Gregory and Henry and their heirs for ever, to the several uses following: As to the messuages, lands, and tenements in Draycott Cerne and Langley in the several tenures of Thomas Aprice, John Necke, John Fillmore, Henry Wharton, Robert Rudman, Walter Elton, Richard Rudman, Jeremie Harford, Alice Necke, Isaac Power, Arthur Edwards, William Adv, Henry Pullyn, Richard Lord, Ralph Kewe, John Harford, Nicholas Blincombe, Richard Atwood, Henry Medcalfe, Richard Thorne, Richard Palmer, and John Messiter, the close called Clanvell, in the tenure of Jasper Geale, to the use of the said John Long and Robert Eire, gent., and the heirs of the said John for ever. As to the manor of Sutton Benger and other the premises there, and the capital messuage or mansion house in Draycott Cerne, all the barns, stablings, buildings, barton, etc., to the said messuage belonging, the park there called Draycott Park, and all the messuages, lands, pastures, etc., in Draycott Cerne and Langley Burrell, in the several tenures of John Long, William Russe, John Russe, Robert Trewman, William Stockman, Jasper Geale, Richard Messiter, and Thomas Tailer. to the use of the said Walter Long for his life; after his decease, then as to the said capital messuage, the said park called Draycott Park, and all other the premises in Draycott Cerne and Langley Burrell, in the tenures of the said John Long and others, to the use of the said Henry Ley and John Harrington of Kelson, co. Somerset, esq., and Richard Erysee of Erysee, co. Cornwall, and their heirs during the natural life of the said Anne Long, wife of the said Walter, on condition that they suffer the said Anne to take the profits thereof for her life. And also after the death of the said Walter, then as to the manor of Sutton Benger and other the premises there, to the use of the said Henry Ley, John Harrington, and Richard Erysee, and their heirs during the widowhood of the said Anne, upon like condition. After the decease of the said Walter and Anne, then as to all the said premises limited to the said Henry, John, and Richard, to the use of James Long, esq., son and heir-apparent of the said Walter, for his natural life; and after his death, then to the use successively in tail male of the first, second, and all other sons of the said James; for default, to the use of the second son of the said Walter by the said Anne and his heirs male; for default, to the use successively in tail male of the third and every other son of the said Walter by the said Anne; for default, to the use of the said James Long and his heirs male; for default, to the use of the said Walter Long and his heirs male; for default, to the use of Robert Long, esq., brother of the said Walter, and his heirs male; for default, to the use of Thomas Long, gent., another brother of the said Walter, and his heirs male; for default, to the use of Henry Long, gent., now deceased, another brother of the said Walter, and his heirs male; and lastly for default, to the use of the right heirs of the said Walter Long for ever. As to the portion of the tithes of Heydon, etc., the rectory of Kington St. Michael, the advowson of the vicarage of the church there, the messuage in Corston, and the feeding for 20 beasts in Somerford Magna, to the use of the said Walter Long and his heirs for ever. As to the advowson and gift of the church of Draycott Cerne, to the use of the said Walter Long and his heirs male; for default, to the use successively in tail male of the said James Long, Robert Long, Thomas Long, and Henry Long; and for default, to the use of the right heirs of the said Walter Long for ever.

The said John Long and Robert Eire, by indenture dated 1st January, 19 James I [1622], made between themselves of the one part, and the said Walter Long of the other part, for a certain sum of money to them in hand paid by the said Walter sold all the said messuages, lands, etc., in Draycott Cerne and Langley Burrell in the several tenures of the said Thomas Aprice, John Necke, etc. [as above], and the close called Clanvell, to the said Walter and his heirs for ever.

The said Anne, wife of the said Walter, died at Draycott Cerne 10th July, 3 Charles I [1627].

The said Walter Long and Robert Long, his brother, by an indenture tripartite dated 17th June, 12 Charles I [1636], made between the said Robert Long of the first part, the said Walter Long and Elizabeth Oldisworth, widow, of the second part, and Edward Bayntun, of Bromham, knight, and William Master, of Circucester in co. Gloucester, knight, of the third part, in consideration of a marriage then to be had between the said Walter Long and Elizabeth Oldisworth, for a jointure for the said Elizabeth, by fine levied in Trinity Term in the said year, made between the said Edward Bayntun and William Master, plaintiffs, and the said Walter Long and Robert Long, deforciants, conveyed the said rectory of Kington St. Michael and the advowson and gift of the vicarage of the church of Kington St. Michael to the said Edward and William and their heirs for ever, to the use of the said Walter for his natural life; after his death, if the said marriage should have been solemnized, to the use of the said Elizabeth Oldisworth for her

life for her dower; after their decease, to the use of the heirs male of the said Walter by the said Elizabeth; and for default, to the use of the right heirs of the said Walter for ever.

The said Walter Long, by indenture dated 15th July, 12 Charles I [1636], and by another indenture dated 20th July in the said year. both made between himself of the one part, and William Master, knight, of the other part, in consideration of the marriage then to be solemnized between the said Walter and the said Elizabeth Oldisworth, to increase the jointure of the said Elizabeth, conveyed the several messuages, lands, etc., in Draycott Cerne and Langly Burrell in the tenures of Edward Somner, Richard Godwin, Thomas Tailer, Henry Wharton, Samuel Rudman, Richard Fluellin, Richard Rudman, Jeremie Harford, Alice Necke, Isaac Power, Ralph Kewe. Thomas Adye, Henry Pullin, William Batten, John Harford, - Dench, widow, Henry Medcalfe, Thomas Hort, - Greene, widow, John Messiter, Jasper Geale, and Henry Harford, the messuage in Corston, the tithes in Haydon, Haydonswick, Rodborne, Rodborne Cheyney, and Woodwards Bridge, and the feeding for 20 beasts in Somerford Magna, to the said William Master and his heirs for ever, to the uses following: As to the said messuages, lands, etc., in Draycott Cerne and Langly Burrell, to the use of the said Walter Long for his natural life; after his decease, to the use of the said James Long, his son and heir-apparent, and his heirs for ever, on condition that the said James and his heirs after the death of the said Walter shall pay an annuity of f 60 per annum to the said Elizabeth Oldisworth for her life, if the said marriage shall be solemnized. As to the said messuage in Corston, the said tithes, and the said feeding, to the use of the said Walter and Elizabeth and their heirs; for default, then to the use of the said Elizabeth and her heirs for ever.

Afterwards, to wit, on the — day of July, 12 Charles I [1636], the said marriage between the said Walter and Elizabeth was solemnized at Circnester.

The manor of Draycott Cerne and other the premises in Draycott Cerne, Langly Burrell, and Stanton Quinton, are held of the King in chief by knight's service and the yearly rent of f, and are worth per annum, clear, f10. The manor of Sutton Benger and other the premises in Sutton Benger, Somerford Magna, and Seagry, are held of the King by knight's service and rent [amount not given], and are worth per annum, clear, f10. The rectory of Kington St. Michael and other the premises there are held of the King in chief by the 20th part of a knight's fee and by the yearly rent of 16s. 4d, by the name of tithes [nomine Decimar], and are

worth per annum, clear, f_5 . Of whom or by what service the said tithes in Heydon, etc., are held the jurors know not: they are worth per annum, clear, 10s. Of whom the advowson of the church of Drayton Cerne is held the jurors know not. Of whom the messuage in Corston is held is not known: it is worth per annum, clear, 2s.

Walter Long died at Draycott Cerne — July, 13 Charles I [1637], having issue male by the said *Elizabeth*, to wit, Walter Long; James Long is the son and next heir of the said Walter Long, the father, and was then aged 20 years and 10 months.

The said Dame Elizabeth Long still survives at Draycott Cerne.

Inq. p.m., 13 Charles I, pt. 2, No. 111.

Roger Marre, esquire.

Inquisition taken at Hendon, 4th January, 13 Charles I [1638], before William Morse, esq., escheator, after the death of Roger Warre, esq., by the oath of Edward Pinfold, gent., Alexander Dowle, gent., George Banister, Thomas Shergold, William Havell, George Steevens, Richard Frier, John Clement, John Hooper, Warder Chamberlaine, George Freeth, John Thringe, William Gray, Robert Bowles, and Francis Edward, who say that

Roger Warre was seised of the manor and capital messuage of Hestercombe, co. Somerset, divers lands and tenements thereto belonging, lying within the parishes of Kingston and West Mounckton, co. Somerset, and a certain parcel of land called Yeardlands, lying within the parish of Bromefield, reputed to be parcel of the demesne lands of the manor of Hestercombe.

So seised, the said Roger Warre, by deed dated 12th January, 9 Charles I [1634], made between himself of the one part, Edmund Windham, esq., and Thomas Warre, gent., brother of the said Roger, of the second part, and Anne Windham, daughter of Thomas Windham, knt., of the third part, in consideration of a marriage to be had between the said Roger Warre and Anne Windham, in satisfaction of part of the dower of the said Anne, granted to the said Anne an annuity issuing out of the said premises, one close called Little Yeards only excepted, for her life, and agreed that he and his heirs would be seised of the said close above excepted, containing 10 acres, to the use of the said Anne for her natural life; and after her decease, to the use of himself and his heirs for ever.

Afterwards, to wit, on the 13th day of January, 9 Charles I, the said Roger married the said Anne.

The said Roger Warre, by indenture dated 7th February, 12 Charles I [1637], made between himself of the one part, and Richard Warre, esq., his father, of the other part, demised to the said Richard the mansion house of Hestercombe and all the buildings, fishings, ways, waters, etc., thereto belonging; and all those several closes and parcel of land, meadow, and pasture following, to wit, 2 meadows called Broadmeades, containing 22 acres, one close of arable land called Thistleclose, containing 7 acres, one other close of arable land and pasture called Little Gotton Downe, containing 5 acres, one close of arable land called Greate Cheddon land, containing 12 acres, one close of arable land called Heigher Yeards, containing 48 acres, one close of arable land called Pittclose, containing 5 acres, one close of pasture called Horsehawkemore, containing 8 acres, one close of arable land called Lower Yeards, containing 36 acres, one close of arable land called Twenty Yeards, containing 7 acres, one close of land, arable and pasture, called Lome Leaze, containing 12 acres, one close of land, arable and pasture, called Curry meade, containing 10 acres, and a certain parcel of land called Parocks, containing about 6 acres, being parcels of the demesne lands of Hestercombe, and situate in the several parishes of Kingston, West Mounckton, and Bromefield: to hold for 40 years from the death of the said Roger, if the said Richard so long shall live, he paying yearly for the same one grain of pepper.

The said Roger Warre, by another deed [given at length in English], dated 8th February, 12 Charles I, made between himself of the one part, Henry Poulett of Norton Fitzwarren, esq., Francis Windham, esq., third son of Sir Thomas Windham of Kensford, co. Somerset, knight, deceased, and John Jeane, gent., of Taunton, co. Somerset, of the other part, granted the said manor of Hestercombe and all other the premises to the said Henry, Francis, and John: to hold to them and their heirs for ever, to the use of the said Roger Warre for his natural life; after his decease, to the use of the said Henry Poulett, Francis Windham, and John Jeane, and their heirs for ten years, upon condition that they should pay the debts of the said Roger; after the expiration of the said term, or satisfaction of the said debts, then to the use of John Warre, gent., eldest son of the said Roger and his heirs male; for default, then successively in tail male to the use of the second, third, fourth, and fifth sons of the said Roger; for default, to the use of the heirs male of the body of the said Roger; for default, to the use of Thomas Warre, gent., brother of the said Roger, for his natural life, upon condition that he pay to the daughters of the said Roger such legacies as the said Roger by his will shall appoint; after the death of the said Thomas, then successively in tail male to the use of his first, second, third, fourth, and fifth sons, upon like condition; for default, to the use of the heirs male of the body of the said Thomas; for default, to the use of Thomas Warre, esq., son and heir of Thomas Warre, late of Taunton, esq., deceased, and his heirs male; and for default, to the use of the right heirs of the said Roger Warre for ever.

Before the death of the said Roger Warre, Elizabeth St. Barbe, daughter and heir of Thomas St. Barbe, gent., and Anne, his wife, was seised of one messuage and tenement called the "Signe of the Lambe," situate in Fisherton Anger, in the tenure of John Compton, senior; one close of meadow there containing 2½ acres of meadow and 7 acres of arable land, late in the tenure of Richard Spender; one messuage, tenement, and farm in Barwicke St. James, and divers acres of land, meadow, and pasture thereto belonging, in the tenure of John Maton; the first "sheare" and first cropp of one acre of meadow in Asserton meadow in the parish of Wilshford, in the tenure of the said John Maton; one messuage and divers acres of land, meadow, and pasture in Barwick St. James and Asserton, in the tenure of Thomas Wattes, one other messuage there with a curtilage, in the tenure of John Daniell; one other messuage there in the tenure of Edward Purchase; the manor of Homyngton; one capital messuage and 2 cottages, and divers acres of land, meadow, and pasture thereto belonging, late in the tenure of Simon Purdew, sometime belonging to the late College of St. Edmund in the City of New Sarum, lately dissolved; and one toft and farm called Cosens Farm, and divers lands, meadows, and pastures thereto belonging in Hemyngton, late in the tenure of the said Simon Purdew.

So seised, the said *Elizabeth St. Barbe*, on the 9th May, I James [1603], married the said *Richard Warre*, father of the said *Roger*, and on 9th June, 9 James I [1611], they had issue, the said *Roger Warre*.

The said *Elizabeth* died 25th January, 13 James I [1616]; the said *Richard* survived her; and is still seised of the said premises for term of his life.

The said Roger, being seised of the reversion of the said premises as son and heir of the said Elizabeth, by deed dated 10th February, 12 Charles I [1637], granted to Francis Windham, gent., and Thomas Warre, esq., all the said premises, to hold to them and

their heirs for ever; which said indenture [here given at length in English] was made between the said Roger of the one part, and Francis Windham, of Kensford in co. Somerset, gent., and Thomas Warre, of the Mydle Temple, London, esq., cousin of the said Roger, of the other part, and witnesses that the said Roger, in consideration of the sum of £1000 to him in hand paid by the said Francis and Thomas, sold to them the messuage called the "Lambe" in Fisherton Anger, late in the possession of Robert Randall and now in that of John Compton, the close of meadow there, containing about 2½ acres, lately taken out of the common meade alias Brodemeade, 7 acres of arable land there, late in the tenure of Richard Spender, and now in that of — Knight in the right of Anne, his wife, all other the premises above mentioned to hold to them and their heirs for ever to their sole use, for the payment of the debts of the said Roger.

The said Roger Warre was likewise seised of the reversion after the expiration of 31 years of 37 messuages and tenements, 2 cottages, and divers acres of land, meadow, and pasture, in Middlezoy, co. Somerset, and of the reversion at the expiration of the like term of 31 years of one close of meadow there con-

taining 3 acres, in the tenure of Henry Avoake.

The manor of Hestercombe and all other the premises in Hestercombe, West Mounckton, and Kingston are held of the Bishop of Winchester as of his manor of Taunton, co. Somerset, by fealty and suit at court; the premises there granted to the said Richard Warre are worth per annum, clear, during his life one grain of pepper, and afterwards they will be worth f; the residue of the premises there are worth per annum, clear, £6. The parcels of land called Yeard lands in Bromefield are held of the lords of the manor of Bromefield, but by what service is not known; the said closes called Little Yeards, being parcel of the said Yeard lands, are worth nothing during the life of the said Anne, but afterwards they will be worth per annum, clear, 2s. 6d. The closes called Heigher and Lower Yeards, being the residue of the said Yeard lands, are worth nothing during the life of the said Richard Warre, but afterwards they will be worth per annum, clear, 3s. Of whom the messuage called the "Lambe" in Fisherton Anger is held the jurors know not: it is worth per annum, clear 23s. Of whom the residue of the premises there is held the jurors know not: it is worth per annum, clear, 5s. Of whom the premises in Barwick St. James and the first "sheare and cropp" in Asserton meadow are held is not known; they are worth per annum, clear, 50s. Of whom the premises in Barwick St. James

and Asserton in the several tenures of *Thomas Wattes, John Daniels*, and *Edward Purchase* are held is not known: they are worth per annum, clear, 15s. 8d. The manor of Homyngton and other the premises there are held of the King in chief by knight's service, but by what part of a knight's fee is not known, and are worth per annum, clear, 2os. The farm called Cussens Farm is held of the King as of his manor of East Greenwich, co. Kent, in free and common socage, by fealty only, and is worth per annum, clear, 4os. The premises in Middlezoy are held of the King as of his said manor of East Greenwich, in free and common socage and not in chief, and are worth nothing per annum, because the rent thereof is paid yearly to *John Stowell*, K.B., and *William Basset*, esq., and their heirs for ever.

Roger Warre died 15th February, 12 Charles I [1637]; John Warre, gent., is his son and next heir, and was then aged 1 month 3 weeks and 2 days.

Anne, wife of the said Roger, and Richard Warre, his father, still survive.

Inq. p.m., 13 Charles I, pt. 2, No. 117.

William foreman.

Delivered into Court 17th March, 12 Charles I.

Inquisition taken at Malmesburie, 29th October, 8 Charles I [1632], before Henry Shuter, esq., escheator, after the death of William Foreman, by the oath of Simon James, gent., William Adye, Nicholas Archard, William Maio, Thomas Rich, Thomas Wayte, Robert Wattes, Thomas Hathrell, Thomas Younge, William Wytte, Richard Woodroffe, William Clarke, and William Neale, who say that

William Foreman, on the 7th day of September, 7 James I [1609], was seised of one capital messuage in Calne, then in the tenure of the said William; divers other messuages, lands, and tenements there, sometime parcel of the manor of Chilvester alias Chilfester; one messuage there in the street called Woodstreet; and 5 acres of land, 10 acres of meadow, and 4 acres of pasture there.

So seised, the said William Foreman made his will on the said 7th September, and thereby devised the said premises to William Foreman, his son, and to his heirs; if the said William died without

heirs then the same to remain to Christiana Foreman and Susanne Foreman, daughters of testator.

The premises sometime parcel of the manor of Chilvester, at the death of the said William Foreman were held of Lionel Ducket', esq., now deceased, as of his manor of Calston, by knight's service, to wit, by the 90th part of a knight's fee: they are now held of John Duckett, esq., as of the said manor of Calston, by the same service, and are worth per annum, clear, 20s. The residue of the said premises are held of Richard Lowe, esq., but by what service is not known: they are worth per annum, clear, 3s. 4d.

William Foreman died at Calne, 24th September, 7 James I [1609]; William Foreman is his son and next heir, and was then

aged 9 years 10 months and 8 days.

Henrica Foreman, now the wife of Richard Ernely, gent., was the wife of the said William Foreman, and is dowered of the said premises: she still survives at Calne.

Ing. p.m., 13 Charles I, pt. 4, No. 2b.

Anne Bower.

Delivered into Court 22nd May, 13 Charles I.

Inquisition taken at Marleborough, 6th September, 12 Charles I [1636], before Hugh White, esq., escheator, after the death of Anne Bower, late the wife of Adrian Bower, deceased, by the oath of John Purnell, Thomas Smith, gent., George Mortimer, Robert Kingsman, Thomas Stevens, Bartholomew Smith, William Wake, Richard Webbe, William Burden, John Cheney, Thomas Costard, Lewis Chappell, William Lewis, Richard Glasse, and John Browne, who say that

Anne Bower was seised of the third part of one capital messuage and tenement in Collingborne Valence, containing 6 virgates of land; divers lands, meadows, feedings in Collingborne, to the said messuages belonging; 70 acres of wood there; 100 acres of land and wood there, called the Heath alias East Downe; and of one cottage and tenement in Collingborne Brunton.

The said third part of all the said premises is held of the King in chief by knight's service, and is worth per annum, clear £8.

Anne Bower died 1st January, 22 James I [1625]; Edmund Bower, gent., is her son and next heir, and was then aged 21 years and more.

Inq. p.m., 13 Charles I, pt. 4, No. 5.

Robert flower, gentleman.

Inquisition taken at Marleborough, 28th March, 13 Charles I [1637], before Knollys Hawkins, esq., escheator, after the death of Robert Flower, gent., by the oath of John Purnell, gent., Robert Kingsman, senior, gent., Robert Kingsman, junior, Thomas Freeman, William Burden, Bartholomew Smith, William Wake, Richard Webb, Thomas Trebrett, William Cooper, William Lewis, Richard Glasse, Stephen Orrell, and Thomas Smith, who say that

Before the death of *Robert Flower*, *Nicholas Flower*, his father, was seised of one messuage in Littleton, within the parish of Steepleashton; 18 acres of land, 15 acres of meadow, and 33 acres of pasture there, to the said messuage belonging; and 7 acres of land in the common fields of Lemington.

So seised, the said Nicholas, by indenture dated 1st October, 7 Charles I [1631], made between himself of the one part, and Edward Stratton of Nashhowse, within the parish of Bremble, gent., and the said Robert Flower, of the other part, in consideration of the love he bore to the said Robert, then his son and heir apparent, and to Nicholas Flower, one of the sons of the said Robert, and also in consideration of a marriage to be solemnized between the said Nicholas Flower, the son, and Elizabeth Stratton, daughter of Robert Stratton, of the parish of Bremble, gent., deceased, agreed that he and his heirs should be seised of all the said premises to the use of him the said Nicholas for his natural life, the remainder thereof being to the said Robert Flower and Edith his wife, for their lives, with remainder to Nicholas Flower the son and his heirs male.

The said *Nicholas Flower* died 11th September, 8 Charles I [1632].

Robert Flower was seised of one messuage situate in Benacre, within the parish of Melksham, sometime in the tenure of Richard Romsey; 42 acres of land, 6 acres of meadow, and 30 acres of pasture in Benacre, to the said messuage belonging; one other messuage there, late parcel of the manor of Broughton Giffard; and 6 acres of land, 2 acres of meadow, and 6 acres of pasture in Benacre and Broughton Giffard, to the said messuage belonging.

messuage belonging.

So seised, the said Robert Flower, by indenture dated 23rd September, 6 Charles I [1630], made between himself, of the one part, and Jeremiah Goughe of Benaker, gent., and William Norden of Rowde, gent., of the other part, in consideration of a marriage then to be had between Edward Flower, younger son of the said Robert Flower, and Elizabeth Flower, daughter of Thomas Flower, deceased, for a jointure to be made for the said Elizabeth, enfeoffed the said Jeremiah Goughe and William Norden of the said last recited premises: to hold to the use of the said Edward Flower for his natural life; after his decease, to the use of the said Elizabeth Flower for her natural life; after her decease, to the use of the said Edward Flower and his heirs for ever.

The marriage between the said Edward Flower and Elizabeth Flower took place 1st November, 6 Charles I [1630], at Melksham. The said Robert Flower was likewise seised of one messuage in Melksham; 4 acres of land, 8 acres of meadow, and 68 acres of pasture in Melksham and Woodrewe to the said messuage belonging; one messuage in Whitley within the parish of Melksham, sometime in the tenure of Helen May, widow; and 32 acres of land, 19 acres of meadow, and 77 acres of pasture in Whitley, to the said

All the said premises in Littleton and Semington are held of the King as of his manor of East Greenwich, co. Kent, by fealty, and are worth per annum, clear £5. The premises in Benacre are held of the King in chief by the 100th part of a knight's fee, and are worth per annum, clear, 60s. The said premises in Melksham and Woodrewe are held as follows, to wit, 47 acres and 14 perches of meadow and pasture called Cater's pasture and Cater's Meades parcel there, are held of the King as of his manor of East Greenwich, co. Kent, by fealty and the yearly rent of 4s. 4d., and not in chief or by knight's service, and are worth per annum, clear, 20s.: the residue thereof is held of the King in chief by the service of the 100th part of a knight's fee, and is worth per annum, clear, 40s. The premises in Whitley are held of the King in chief by the service of the 100th part of a knight's fee, and are worth per annum, clear, £5.

Robert Flower died 8th December last past; Thomas Flower, gent., is his son and next heir, and was then aged 40 years and more.

Edith, late the wife of the said Robert Flower, still survives at Melksham.

Inq. p.m., 13 Charles I, pt. 4, No. 44.

Richard Chapman, gentleman.

Delivered into Court 8th May, 13 Charles I.

Inquisition taken at Marlborough, 11th November, 12 Charles I [1636], before Hugh White, esq., escheator, by virtue of his office, after the death of Richard Chapman, gent., by the oath of Robert Kingsman, Edward Arnold, William Burden, William Church, Daniel Gale, Thomas Trebritt, Bartholomew Smith, William Wake, William Cooper, William Eurges, Thomas Hitchcocke, Thomas Bennett, William Lewis, Richard Dyer, and John Keele, who say that

Richard Chapman was seised of the moiety of the moiety [sic] of the manor of Ditcheridge, and of the moiety of the moiety [sic] of the advowson gift and free disposition of the rectory and parish church of Ditcheridge.

So seised, the said Richard Chapman, by indenture dated 8th January, 11 James I [1614], made between himself of the one part, and Humphrey Chambers, of Lincoln's Inn, co. Middlesex, esq., and Richard Gaye, of the City of Bath, co. Somerset, gent., of the other part, demised to the said Humphrey and Richard the said premises: to hold immediately after the death of the said Richard Chapman, for the term of 99 years, if Alice Collins, daughter of Thomas Collins, and afterwards wife of the said Richard Chapman, so long should live.

The said premises are held of the King as of his Earl Marshalsea (?) by knight's service, and are worth per annum, clear, during the said term of 99 years, 5s., and afterwards they will be worth 40s.

Richard Chapman died 29th September, 11 Charles I [1635], Richard Chapman is his son and next heir, and was then under age, to wit, 16 years old on the 5th day of March last past.

Alice, late the wife of the said Richard Chapman, the father, still survives at Ditcheridge: she has taken the profits of the said premises from the death of the said Richard up to the present time.

Ing. p.m., 13 Charles I, v.o., No. 60.

John Popham, esquire.

Inquisition taken at Marlborough, 29th March, 14 Charles I [1637], before William Morse, esq., escheator, after the death of John Popham, esq., by the oath of Robert Kingsman, Roger Spackman, Thomas Stephens, John Purnell, William Withers, John Winde, Edward Fowle, Christopher Platt, John Mortimer, Robert Kingsman, junior, John Chappell, John Fowler, Richard Webb, and

Christopher Lippeatt, gent., who say that

John Popham and Mary his wife, in right of the said Mary, were seised of the manors of Howell alias Hawell, Owstropp alias Austropp, Euerby alias Iwarby, Boughton alias Bacton and Skettes, co. Lincoln; 40 messuages, 20 cottages, 10 tofts, one windmill, 4 dovecotes, 50 gardens, 10 orchards, 2,000 acres of land, 1,600 acres of meadow, 1,600 acres of pasture, 70 acres of wood, 100 acres of furze and heath, 1,000 acres of mrsh, 500 acres of turbary, and £8 of rent in Howell alias Hawell, Owstropp, Ewarby, Boughton, and Asgarby; the advowson of the church of Howell; the manor of Winterborne Munckton; and 20 messuages, 10 cottages, one mill, one dovecote, 30 gardens, 20 orchards, 750 acres of land, 200 acres of meadow, 800 acres of pasture, 50 acres of wood, 200 acres of furze and heath, and 100s. rent in Winterborne Munckton.

The said John and Mary being so seised, a fine was levied at Westminster in 15 days from Easter, 2 Charles I, between Francis Pile, esq., and William Warre, plaintiffs, and the said John and Mary Popham, deforciants, of all the said premises to the use of the said John and Mary for their lives; and after their decease, to the

use of the said John Popham and his heirs for ever.

The said *John* and *Mary* were likewise seised in right of the said *Mary* of 9 messuages, 2 cottages, one stable, and 6 gardens, situate in the parishes of St. Dionisius Backchurch, St. Mary Fanchurch *alias* St. Gabriel Fanchurch, and St. Benedict Gracechurch in London.

So seised, a fine was levied at Westminster in the Octaves of St. Michael, 3 Charles I [1627], between the said Francis Pile and John Pyne, esquires, plaintiffs, and the said John and Mary Popham, deforciants, of the said last-mentioned premises, to the use of the said John and Mary for their lives; and after their decease, to the sole use of the said John Popham and his heirs for ever.

The said John and Mary, in right of the latter, were likewise seised of the manor of Badsey, co. Worcester; 3 messuages, 3 gardens, 3 orchards, 100 acres of land, 20 acres of meadow, 100 acres of pasture, and 200 acres of furze and heath in Aldington and Uffenham, co. Worcester; and the manor of Orleton, co. Hereford.

So seised, a fine was levied in the Octaves of St. Hilary, 6 Charles I [1631], between William Pyle, esq., and Gabriel Pyne, esq., plaintiffs, and Thomas Hinton, knt., and Mary his wife, and the said John and Mary Popham, deforciants, of the said last-mentioned premises, to the use of the said John and Mary for their lives; after their decease, to the sole use of the said John and his heirs for ever.

Long before the death of the said John Popham, William Dunch of Avebury, esq., Thomas Lambert of Boyton, esq., Ellis Swayne of Blandford Forum, co. Dorset, esq., and Kingsmell Longe of Avebury, gent., were seised of the manor of Barwick Basset in Barwick Basset and Richardston, sometime parcel of the possessions of Thomas Saunders alias Milles, attainted of high treason.

So seised, the said William, Thomas, Ellis, and Kingswell, by indenture dated 24th May, 9 Charles I [1633], made between themselves of the one part, and the said John and Mary Popham of the other part, sold the said last recited premises to the said John and Mary to the sole use of the said John and Mary and of the heirs of the said John for ever.

Before the death of the said John Popham, Alexander Popham of Littlecott, esq., Thomas Bond of London, esq., and Jesraell Butchers of Staple Inn, co. Middlesex, gent., were seised to them and the heirs of the said Alexander of the manors of Upotry alias Upawtry and Rawridge, co. Devon.

So seised, the said Alexander, Thomas, and Jesraell, by indenture dated 10th November, 10 Charles I [1634], made between themselves of the one part, and the said John Popham and Thomas Hanham of Wimborne Minster, co. Dorset, of the other part, sold to the said John and Thomas the said premises last recited, to the sole use of the said John and Thomas and of the heirs of the said John for ever.

The said John Popham and Thomas Hanham, being seised of the said manors, by indenture dated 25th November, 10 Charles I [1634], made between themselves of the one part, and Francis Popham of Hunstert, co. Somerset, knt., of the other part, demised the said premises to the said Francis for 99 years, he paying yearly for the same 1d.

The said John Popham was likewise seised of all the tithes of

sheaves, grain, hay, wool, linen, hemp, pigs, and lambs yearly growing in Munckton alias Winterborne Munckton; one parcel of meadow or pasture lying within the fens of Asgarby, co. Lincoln, containing ½ acre, lately purchased of Robert Cawdron; one other parcel of meadow or pasture lying in the said fens, containing ½ acre, purchased of George Christopher, esq.; and one other parcel of meadow or pasture lying there, containing one acre, lately purchased of Richard Dove, Elizabeth his wife, and William Thorpe.

The manor of Howell and other the premises there, except the manor called Skettes, are held of Robert Carr, bart., as of his manor of Sleford, but by what service is not known: they are worth per annum, clear, £3 6s. 8d. The manor called Skettes and the premises thereto belonging are held by a rent of 3s. to the Sheriff's Aid [ad Auxiliū Vic], and are worth per annum, clear, 40s. The moiety of the manor of Iwarby and other the premises in Iwarby and Austropp are held of the King in chief by knight's service, but by what part of a knight's fee the jurors know not: they are worth per annum, clear, 100s. The other moiety of the said manor and premises are held of the King as of his Duchy of Lancaster by the 30th part of a knight's fee, and are worth per annum, clear, 100s. The premises in Boughton are held of the said Robert Carr as of his Castle of Sleford by the yearly rent of £11 6s. 3d., and are worth per annum, clear, 30s. The manor of Winterborne Munckton and other the premises there are held of the King in chief by knight's service, but by what part of a knight's fee the jurors know not, and are worth per annum, clear, £20. Of whom or by what service the premises in the City of London are held the jurors know not: they are worth per annum, clear, £,4. Of whom the manor of Badsey and other the premises in Aldington and Uffenham are held the jurors know not: they are worth per annum, clear, 40s. Of whom the manor of Orleton is held the jurors know not: it is worth per annum, clear, 40s. The manor of Barwick Basset and the premises in Barwick Bassett and Richardston are held of the King in chief by the rooth part of a knight's fee, and are worth per annum, clear, £,6 10s. 4d. Of whom the manor of Upotry and Rawridge and other the premises in co. Devon are held the jurors know not: they are worth per annum, clear, during the said term of 99 years 1d., but afterwards they will be worth £ 10. Of whom the said tithes in Munckton are held the jurors know not: they are worth per annum, clear, 20s. Of whom the said premises in co. Lincoln, purchased of the said Robert Cawdron and others, are held the jurors know not: they are worth per annum, clear, 12d.

John Popham died 23rd December last past; Alexander Popham is his brother and next heir, and was then aged 30 years and more.

The said *Mary*, late the wife of the said *John*, still survives at Littlecott.

The said Thomas Hanham is still living.

Ing. p.m., 14 Charles I, pl. 2, No. 133.

Joan Aince, widow.

Inquisition taken at Marlborough, 25th September, 14 Charles I [1638], before William Morse, gent., escheator, after the death of Joan Vince, widow, by the oath of Henry Myles, Thomas Hart, Thomas Stevens, Walter Stretch, Robert Kingsman, William Smith, Richard Webbe, John Wynde, Thomas Smith, Stephen Johnson, John Mortimer, Richard Mortimer, William Stanmore, and Thomas Hiskockes, who say that

Before the death of Joan Vince, one William Vince her husband and the said Joan, in right of the said Joan, were seised of the 3rd part of the manor of Collingborne Valence alias Collingborne Brunton.

So seised, the said William and Joan, by indenture dated 4th October, 7 Charles I [1631], made between themselves of the one part, and William Vince, junior, their son, of the other part, for the natural love which they bore to the said William and for his advancement, agreed that they would henceforth and for ever be seised of the said third part of the said manor to the use of the said William Vince, junior, and his heirs for ever.

The said premises are held of the King in chief by knight's service, and are worth per annum, clear, 60s.

Joan Vince died 1st November last past; William Vince, junior, is her son and next heir, and was then aged 30 years and more.

Ing. p.m., 14 Charles I, pt. 2, No. 50.

John Popham, esquire.

Inquisition taken at Marleborough, 25th September, 14 Charles I [1638], before William Morse, esq., escheator, by virtue of a writ "de melius inquirend" after the death of John Popham, esq., by the oath of Henry Miles, Thomas Hart, Thomas Stephens, Walter Stretch, Robert Kinsman, William Smith, Richard Webbe, John Wind, Thomas Smith, Stephen Johnson, John Mortimer, Richard Mortimer, William Stanmore, and Thomas Hiscocke, who say that

They do not know of whom or by what service all the tithes of sheaves, grain, hay, wool, etc., etc., yearly growing in Mounckton alias Winterborne Mounckton. were held at the time of the death of the said John Popham. Ing. p.m., 14 Charles I, pt. 2, No. 16.

Milliam foreman.

Delivered into Court 25th October, 14 Charles I.

Inquisition taken at Marleborough, 13th March, 13 Charles I [1638], before William Morse, gent., escheator, after the death of William Foreman, by the oath of Robert Kingsman, gent., John Purnell, John Chappell, Thomas Hulbert, Stephen Johnson, John Browne, William Smith, Thomas Tarrant, Nicholas Lailey, Richard Mortimer, Thomas Hitchcocke, Stephen Lawrance, Thomas Briant, William Farrington, and Christopher Lippiate, who say that

William Foreman was seised of one capital messuage and divers lands and tenements thereto belonging in Calne, sometime parcel of the manor of Chilvester alias Chilfester; of one messuage there in a certain street called Woodstreet; and 5 acres of land, 10 acres of meadow, and 4 acres of pasture there.

The premises in Calne sometime parcel of the said manor of Chilvester are held of *John Duckett*, esq., as of his manor of Calston, by knight's service, to wit, by the 90th part of a knight's fee, and are worth per annum, clear, 20s. The other premises in Calne are held of *Maria Lowe*, widow, but by what service is not known: they are worth per annum, clear, 3s. 4d.

William Foreman died 24th March, 11 Charles I [1636]; William Foreman is his son and heir, and was then aged 13 years 7 months and 18 days.

Inq. p.m., 14 Charles I, pt. 2, No. 22.

Anne Bower.

Delivered into Court 1st May, 14 Charles I.

Inquisition taken at Marlborough, 13th March, 13 Charles I [1638], before William Morse, gent., escheator, by virtue of a writ "de melius inquirend," after the death of Anne Bower, late the wife of Adrian Bower, likewise deceased, by the oath of Robert Kingsman, gent., John Purnell, John Chappell, Thomas Hulbert, Stephen Jonson, John Browne, William Smith, Thomas Tarrant, Nicholas Layley, Richard Mortimer, Thomas Hitchcocke, Stephen Lawrance, Thomas Briant, Edward Farrington, and Christopher Lypyeate, who say that

Whereas by an Inquisition taken at Marlborough, 6th September, 12 Charles I [1636], after the death of the said Anne Bower, it was found that the said Anne was seised of the 3rd part of one capital messuage and tenement in Collingborne Valence, containing 6 virgates of land, and divers lands, meadows, etc., in Collingborne, to the said capital messuage belonging; 70 acres of wood there; 100 acres of land and wood there, called the Heath alias Eastdowne; and one cottage and tenement in Collingborne Brimpton: which said premises are held of the King in chief by knight's service, but who took the profits thereof until the taking of the first inquisition the jurors know not, but they say that before the death of the said Anne Bower, one John Dorrington was seised of all the said capital messuage and of all other the premises above recited, the said cottage being in the tenure of Saule Blackmore.

So seised, the said John Dorrington made his will 1st July, 17 James I [1619], as follows [here given in English]: I give to William Vince, the younger, and his heirs for ever, one ground called the Heath, containing 80 acres, and one cottage lying in Brimpton, in the tenure of Saule Blackmore. My lands shall be equally divided amongst my 3 daughters, the said Heath and tenement only excepted.

To my daughter *Ann* the third part of my said lands for life, with remainder to her son *Adrian* and his heirs for ever.

To my daughter *Cicely* and her heirs for ever one other third part of my said lands.

To my daughter *Joan* and her heirs for ever the other third part of my said lands.

The said John Dorrington died 7th August, 17 James I [1619]; the said Anne, then the wife of Adrian Bower, the said Cicilia, then

the wife of William Bower, gent., and the said Joan, then the wife of William Vince, senior, gent., were his daughters and coheirs, and

were all of the full age of 24 years.

The said Anne Bower died 1st January, 22 James I [1625], having issue by the said Adrian, her husband, Edmund Bower, her eldest son, and the said Adrian Bower, named in the said will, her younger son.

The said Adrian Bower, senior, died 12th February, 5 Charles I

[1630].

The said Adrian Bower, junior, has taken the profits of two parts of the said third part of the said capital messuage from the death of the said Anne until the taking of this inquisition, and the said Edmund Bower has taken the profits of the residue thereof.

Inq. p.m., 14 Charles I, pt. 2, No. 53.

Robert Watkins, yeoman.

Inquisition taken at Marlborough, 25th September, 14 Charles I [1638], before William Morse, gent., escheator, by virtue of a writ "de melius inquirend," after the death of Robert Walkins, yeoman, by the oath of Henry Miles, Thomas Harte, Thomas Stephens, Walter Stretch, Robert Kinsman, William Smith, Richard Webb, John Winde, Thomas Smith, Stephen Johnson, John Mortimer, Richard Mortimer, William Stanmore, and Thomas Hiscocks, who say that

One cottage and one virgate of land, meadow and pasture, called Lyfollies, containing 10 acres, situate in Chelworth, in the parish of Cricklade St. Sampsons, parcel of the lands named in the writ, are held of George Lord Chandois in free socage by the yearly rent of 7s. The piece of land lying in Pirton, containing 6 acres, is also held of the said Lord Chandois, as of his manor of Pirton, in free socage, by the yearly rent of 4d. Of whom or by what service one several piece of pasture called Shawe Marshe, containing 6 acres, lying in Shawe, within the parish of Lideat Milicent, is held, the jurors know not. Two acres of meadow in Pirton, in a certain place there called Kingsmarshe, are held of the said Lord Chandois, in free socage, as of his said manor of Pirton, by fealty only, in free and common socage.

Inq. p.m., 14 Charles I, pt. 2, No. 54.

Robert Kemme, lunatic.

Inquisition taken at Marlborough, 28th August, 14 Charles I [1638], before William Morse, gent., escheator, to enquire as to the lunacy of Robert Kemme, by the oath of Robert Kingsman, Thomas Walrond, Thomas Stephens, Walter Streth, William Smith, Richard Kingsman, William Smith, junior, William Woodly, Stephen Johnson, William Withers, gentleman, Christopher Lippyate, Richard Webb, Richard Mortymer, William Stanmore, John Hollaway, and Nicholas Leyland, who say that

Robert Kemme is a lunatic, and is unable to govern himself or his lands, tenements, goods, and chattels: he was a lunatic on the first day of August, 12 Charles I [1636], and has continued so up to the

taking of this inquisition.

The said Robert is seised for the term of his life, according to the custom of the manor of Elcombe, of one messuage and 2 virgates of land in Elcombe, which are held of the Governors of the lands and possessions of the Hospital of King James, founded in the Charterhouse, co. Middlesex, at the humble petition and sole charge of Thomas Sutton, esq., under the yearly rent of 33s. 6d. and 2 hens, and which are parcel of the customary lands of the said Governors, of their manor of Elcombe, as by the copy of court rolls of the said manor, dated 5th April, 19 James I, appears. The said messuage and land are worth per annum, clear, £15.

The said *Robert Kemme* is also possessed of the moiety of 6 oxen, price £10, the moiety of 7 cows, price £9, the moiety of 4 young horses (juvencorum), and 2 calves, price £4, the moiety of 2 mares, price £4, the moiety of 140 sheep, price £14, the moiety of 4 pigs, price 40s., 5 carucates of wheat, of the value of £7, 3 carucates of barley, of the value of £3 6s. 8d., one carucate of peas, value 20s., 8 carucates of beans, value £8, and one carucate of fatches, value

13s. 4d.

John Kemme, son of the said Robert Kemme, is his heir apparent, and is now aged 6 years 7 months and 13 days.

Inq. p.m., 14 Charles I, pt. 2, No. 64.

Walter Gawen, gentleman.

Inquisition taken at Marleborough, 25th September, 14 Charles I [1638], before William Morse, gent., escheator, by virtue of a writ de "que plura," after the death of Walter Gawen, gent., by the oath of Henry Miles, Thomas Herte, Thomas Stephens, Walter Stretch, Robert Kinsman, William Smith, Richard Webb, John Winde, Thomas Smith, Stephen Johnson, John Mortimer, Richard Mortimer, William Stanmore, and Thomas Hiscocks, who say that

Whereas by an inquisition taken at Devizes, 24th April, 9 Charles I [1633], it was found that the said Walter Gawen was seised of the 4th part of the manor of Imber, consisting of one messuage and 2 acres of land, and no more: Now the jurors say that the said Walter was likewise seised of the capital messuage and farm of Imber; and 300 acres of land, 20 acres of meadow, 300 acres of pasture and common of pasture for all beasts in Imber, to the said capital messuage belonging.

So seised, the said Walter Gawen and Elizabeth his wife, by indenture dated 16th September, 2 Charles I [1626], made between themselves of the one part, and Thomas Smith of Corsham, esq., and John Spencer of Quidhampton, esq., of the other part, in consideration of a marriage then to be solemnized between Thomas Ayliff, esq., the 4th son of John Ayliff of Grettenham, in the parish of Brinckworth, esq., and Elizabeth Gawen, the only daughter and heir apparent of the said Walter, enfeoffed the said Thomas Smith and John Spencer of all the said premises: to hold to them and their heirs to the use of the said Elizabeth; for default, to the use of the heirs of the said Elizabeth; for default, to the use of the heirs of Thomas Ayliff; and for default, to the use of the right heirs of the said Walter Gawen for ever.

The said marriage was solemnized at Imber, 20th December, 2 Charles I [1626].

All the said premises are held of the King as of his late Priory of Bradenstocke, by fealty and the yearly rent of 27s. 1d., and are worth per annum, clear, £3.

Ing. p.m., 14 Charles I, pt. 2, No. 68.

Thomas Aubrey, esquire.

Delivered into Court 12th February, 14 Charles I.

Inquisition taken at Marlborough, 19th September, 13 Charles I [1637], before Knollys Hawkins, esq., escheator, after the death of Thomas Aubrey, late of Chadenwich, esq., by the oath of John Smith, gent., George Mortimer, John Purnell, John Kingsman, senior, John Kingsman, junior, Thomas Bryant, Francis Freeman, Thomas Trebritt, William Blissett, William Cowper, William Burden, John Rymell, Edward Smith, Stephen Webb, Thomas Tarrant, William Lewis, Thomas Coster, Richard Glasse, and Thomas Hitchcocke, who say that

Thomas Aubrey was seised of the manor of Chadenwich; the moiety of the manor of Seales alias Seales Ailesbury alias Seles Ailesbury; one messuage in Seales Ailesbury, in the tenure of Richard Palmer; one other messuage there in the tenure of Simon London; one other messuage there in the tenure of Edmund Best; one tenement there in the tenure of John Oram; one other tenement there in the occupation of William Camme; one other tenement there in the tenure of John Crumpe; one messuage there in the tenure of John Edwards alias Crumpe; one other messuage there in the occupation of Thomas Wattes; and the moiety of the coppice or wood called Ailsburies wood, on the south part of the same,

The manor of Chadenwich is held of the Bishop of Salisbury in right of his Bishopric, in free and common socage, by fealty and rent, and is worth per annum, clear, £20. The moiety of the manor of Seales alias Seales Ailesbury and all other the premises there are held of the King as of his Duchy of Lancaster, paying therefor yearly to his Majesty one sparrow-hawk [spervarium] or 12d. at his choice, and are worth per annum, clear, £3.

Thomas Aubrey died at Chadenwick 26th February, 10 Charles I [1635]; William Aubrey is his son and next heir, and was then aged 40 years and more.

Ing. p.m., 14 Charles I, pt. 2, No. 73.

Thomas Hunton, gentleman.

Delivered into Court 2nd May, 14 Charles I.

Inquisition taken at the City of New Sarum, 14th September, 8 Charles I [1632], before William Guidott, esq., escheator, after the death of Thomas Hunton, gent., by the oath of Anthony Davis, gent., John Thorpe, gent, George Acrigge, Giles Compton, Leonard Browne, Thomas Wilson, John Butcher, Ralph Tomlyn, Robert Sulvinge, Richard Easton, Henry Paige, Thomas Woolford, Bartholomew Foster, Thomas Hurcott, and William Eireleighe, who say that

Thomas Hunton was seised of one messuage and tenement in East Knoyle alias Knoyle Episcopi, called Lyghe, and of divers lands, pastures, and hereditaments to the same belonging, late in the tenure of William Deve, deceased, and sometime parcel of the possessions of the late Chantry of Compton Paunceford, co. Somerset.

The said premises are held of the King in chief by the service of the 40th part of a knight's fee, and are worth per annum, clear, 20s.

Thomas Hunton died at Knoyle Episcopi, 27th November, 7 Charles I [1631]; James Hunton is his son and next heir, and was then aged 30 years and more.

Inq. p.m., 14 Charles I, pt. 2, No. 78.

Thomas Self.

Delivered into Court 26th April, 14 Charles I.

Inquisition taken at Marleborough, 13th March, 13 Charles I [1638], before William Morse, gent., escheator, after the death of Thomas Self, by the oath of Robert Kingsman, gent., John Purnill, John Chapple, Thomas Hulbert, Stephen Johnson, John Browne, William Smyth, Thomas Turrant, Nicholas Laylie, Richard Mortimer, Thomas Hitchcombe, Stephen Lawrence, Thomas Briant, William Farrington, and Christopher Lippiate, who say that

Thomas Self was seised of one messuage in Melksham, late in the tenure of George Self, father of the said Thomas, deceased; 41 acres of land, meadow, and pasture in Melksham thereto belonging; and the reversion of one messuage and 18 acres of land, meadow, and pasture there, after the death of William Self, tenant of the said premises for term of his life, by copy of court roll.

Before the death of the said *Thomas Best, Philip Langley*, senior, esq., and *Philip Langley*, junior, gent., son and heir apparent of the said *Philip*, senior, were seised of 2 messuages in the parish of St. Nicholas in the City of Bristol, late in the several tenures of *John Tomlinson*, *William Powell*, and *Anne Stourton*. So seised, they, by indenture dated 14th November, 11 Charles I [1635], granted the said premises to the said *Thomas Self* and *Alice* his wife, and to the heirs of the said *Thomas* for ever.

All the said premises in Melksham are held of the King in chief by knight's service, but by what part of a knight's fee the jurors know not, and are worth per annum, clear, 30s. The 2 messuages in Bristol are held of the Mayor and Commonalty of the City of Bristol in free burgage, and are worth per annum, clear, nothing during the life of the said Alice, but afterwards they will be worth 10s.

Thomas Self died at Bristol 31st January last past; William Self is his son and next heir, and was aged 8 years and no more on the 19th day of December last past before the death of his said father.

The said Alice, late the wife of the said Thomas Self, still survives at Bristol.

Ing. p.m., 14 Charles I, pt. 2, No. 80.

Edward, Earl of Bath.

Inquisition taken at the Castle of Exeter, co. Devon, 24th September, 14 Charles I [1638], before Francis Vincent, knt. and bart., John Acland, esq., William Tothill, esq., John Were, esq., feodaries, and Abdell Vosper, gent., escheator, after the death of the most noble Edward, late Earl of Bath, by the oath of John Peter, Francis Bluett, Gregory Hackmore, William Bruton, Henry Chichester, Robert Borington, Lancelot Cooper, Richard Channon, esquires, Robert Northleigh, George Southcott, John Collemore, George White, Tristram Risdon, John Terlyn, Emanuel Lutton, John Venner, and Edward Holwell, gentlemen, who say that

William, late Earl of Bath, father of the said Edward, was seised of the hundred of Baunton, the boroughs of Baunton, Nymell, Tracye, and Ilfordcombe, etc., co. Devon; the hundred of Huntspill, etc., co. Somerset; the manor of Kellinecke, etc., co. Cornwall; the manor of Hunt Courte, etc., co. Gloucester. [Here follows a long

indenture dealing with the above premises.]

The said William was likewise seised of the capital mansion house and demesne lands of Tawstocke, etc., co. Devon; the fourth part of the manor of Cortondingham, co. Somerset; the manor of Netherhaven with Haggleston, co. Wilts, and the manor of Wantinge alias Wantage, co. Berks.

So seised, the said Earl, by indenture dated 10th August, 17 James I [1619], for a competent sum of money to him in hand paid by John Harteley and Robert Wichalfe, sold to them all the

said last-recited premises for 2 years.

By another indenture, dated 20th August in the said year, made between himself of the one part, and Francis, Earl of Bedford, by the name of Francis, Lord Russell, Robert Chichester, William Courtney, John Croftes, William Strode, James Welshe, Humphrey Were, and George Gostlyn of the other part, the said Earl granted the reversion of the said last-recited premises to the said Francis Lord Russell and others, to the use of himself for life; after his decease, to the use of the said Edward, Earl of Bath, for his term; after his decease, to the use in tail male of his first to his seventh sons; and for default, to the use of the heirs male of the body

of the said William, Earl of Bath; for default, to the use of Henry, now Earl of Bath, for his life; after his decease, to the use in tail male of his first to his seventh son; for default, to the use of the heirs female of the said William, late Earl of Bath; for default, to the use of the heirs female of the said Edward, Earl of Bath; for default, to the use of the right heirs of John, sometime Earl of Bath, grandfather of the said William.

The said *Edward*, Earl of *Bath*, was seised of one capital messuage, etc., called Aysh *alias* Aish Rogus, in the parish of Baunton, co. Devon. [Here follows an indenture made between the said Earl and *Francis*, Earl of *Bedford*, and others, concerning the said messuage. Mention is here made of the Ladies *Elizabeth*, *Dorothy*, and *Anne Bourchier*, daughters of the said Earl.]

The hundred, borough, and manor of Baunton are held of the King in chief by knight's service, but by what part of a knight's fee the jurors know not, and are worth per annum, clear, f 19.

Of whom or by what service the said manor of Netherhaven with Haggleston, co. Wilts, is held the jurors know not: it is worth nothing per annum during the lives of the said *Henry*, now Earl of *Bath*, and his heirs male, but afterwards it will be worth £10.

Edward, Earl of Bath, died at Tawstocke, co. Devon, 2nd March, 12 Charles I [1637]; the said Ladies Elizabeth, Dorothy, and Anne Bourchier are his daughters and coheirs, and were then aged respectively, the Lady Elizabeth 12 years 8 months and 3 days, the said Dorothy 10 years 5 months and 7 days, and the said Anne 7 years 10 months and 4 days.

Inq. p.m., 14 Charles I, pt. 2, No. 140.

This Inquisition is a very long one, and covers 5 large membranes, and treats of the possessions of the Earl of *Bath* in the counties of Devon, Cornwall, Somerset, Wilts, Berks, and Gloucester. Only those portions relating to Wiltshire are here abstracted.

Robert Tyderleigh, esquire.

Inquisition taken at Honiton, co. Devon, 18th September, 14 Charles I [1638], before Abdell Vosper, gent., escheator, after the death of Robert Tyderleigh, esq., by the oath of George Southcott (?), Anthony Isacke, John Michell, Robert Salter, George Isacke, Thomas Morris, Daniel Harris, Christopher Gover, John Burnard, gentlemen, Richard Mallacke, Roger Slade, Philip Wright, Thomas Densham, and James Salter, who say that

Before the death of the said Robert Tyderleigh, one Robert Tyderleigh, his father, was seised of the capital messuage, etc., in Tyderleigh and Chardstocke, co. Dorset, and 100 acres of land, etc., etc., in Selesmarsh and Hengstridge, co. Somerset. [Here follows a long indenture, dated 1st May, 5 James I [1607], dealing with the said premises, made between the said Robert Tyderleigh, the father, of the one part, and Thomas Stukeley, of Marsh, co. Somerset, knight, and Richard Spurway, of Tiverton, co. Devon, gent., of the other part, in consideration of a marriage to be solemnized between the said Robert Tyderleigh named in the writ, and Joan Spurway, daughter of the said Richard Spurway, for jointure for said Joan. The said Robert, senior, agreed to levy a fine of the said premises to the said Thomas Stukeley and Richard Spurway, to the use of him the said Robert, senior, and Elizabeth his wife for their lives; after their decease to the use of the said Robert named in the writ and his heirs; and for default, to the use of the right heirs of the said Robert, senior, for ever. Which said fine was levied to the said uses on the Morrow of the Ascension of Our Lord, 5 James I.] The said Robert Tyderleigh named in the writ was seised of the manor of Litelton Paynell alias Littleton Pannell, co. Wilts; and of 8 messuages, 6 cottages, 10 tofts, one watergrain mill, 8 gardens, 400 acres of land, 60 acres of meadow, 300 acres of pasture, 20 acres of wood, 40 acres of furze and heath, 10s. rent, and common of pasture for 900 sheep and 100 beasts in Litelton Paynell and Lavington Episcopi, co. Wilts; the third part of one messuage, etc., etc., in Combehouse, Stoke St. Michael, and Doultinge, co. Somerset; and 10 acres of land in Holdich and Thornecombe, co. Devon.

So seised, the said Robert Tyderleigh, by indenture dated 3rd January, 3 Charles I [1628], made between himself of the one part, and Henry Ashford, esq., Henry Worth, esq., and John Pole, then esq., now baronet, and William Frye, esq., of the other part,

in consideration of the love he bore towards Robert and Francis Tyderleigh, his younger sons, agreed that he, at his own costs, before the feast of Michaelmas then next following, would make to the said Henry Ayshford, Henry Worth, John Pole, and William Frye a good and perfect estate in fee simple, by fine or otherwise, of the said lastrecited premises, to the use of him the said Robert Tyderleigh for his life; after his decease, to the use of Robert Tyderleigh, junior, son of the said Robert, and his heirs male; and for default, to the use of the said Francis Tyderleigh and his heirs male; for default, to the use of the 4th to the 10th sons of the said Robert named in the writ, and their heirs male; and for default, to the use of Joan Tyderleigh and Elizabeth Tyderleigh, daughters of the said Robert, and their heirs; and for default, to the use of the right heirs of the said Robert Tyderleigh for ever. Afterwards, to wit, on the 6th January in the said 3rd year, the said Robert, by indenture made between himself of the one part, and the said John Pole and William Fry and Elizeu Bennett and George Hakeley, merchants, of the other part, for the payment of his debts and the maintenance of all his said children, demised to the said John, William, Elizeu, and George all the said premises for 18 years.

For the fulfilment of the covenants specified in the said indenture of the 6th of January, a fine was levied on the Morrow of the Purification of the Blessed Mary, in the said 3rd year, between the said John Pole and William Fry, plaintiffs, and the said Robert Tyderleigh, deforciant, of all the said premises, to the uses and intents contained in the said indenture.

The said premises in Tyderleigh and Chardstocke are held of the Bishop of *Salisbury*, as of his manor of Chardstock, co. Dorset, by knight's service, but by what part of a knight's fee the jurors know not, and are worth per annum, clear, £13 6s.

All the said premises in co. Wilts are held of the King in chief by the service of half a knight's fee, and were worth per annum, clear, during the life of *Richard Tyderleigh*, gent., who died 31st May, 13 Charles I [1637], 2s. 6d., and are now worth £5.

Robert Tyderleigh, senior, died 11th April, 8 James I [1610], and the said Elizabeth, his wife, died 16th October, 8 Charles I [1632].

Robert Tyderleigh, named in the writ, died 16th June, 4 Charles I [1628]; Richard Tyderleigh is his son and next heir, and was then aged 17 years 7 months 3 weeks and 3 days.

Inq. pm, 14 Charles I, pt. 2, No. 144.

Thomas Smith, gentleman.

nquisition taken at Marlborough, 28th August, 14 Charles I [1638], before William Morse, gent., escheator, after the death of Thomas Smith, gent., by the oath of Robert . . . Thomas Waldron, Thomas Stephens, Walter Stretch, William Smith, Richard Kingsman, William Smith, junior, William Woodley, Stephen Johnson, William Withers, gent., Christopher Lippyate, Richard Webb, Richard Mortymer, William Stanmore, John . . , . . Holloway, and

Nicholas Leyland, who say that

Thomas Smith was seised of the capital messuage and farm of Yatesbury; of 2 messuages, 2 cottages, 2 barns, 2 gardens, 2 orchards, 40 acres of land, 20 acres of meadow, 40 acres of pasture, 6 acres of wood, 20 acres of furze and heath and common of pasture for 20 beasts and 100 sheep in Ham, Cleeves Pepper, and Cottmarsh; 8 messuages, 2 barns, 3 gardens, 3 orchards, 150 acres of land, 20 acres of meadow, 100 acres of pasture, 20 acres of wood, and 20 acres of furze and heath in Soley, West Soley, and Chilton alias Chilton Folliatt; 8 messuages, 1 cottage, 1 toft, 1 curtilage, 6 barns, 8 gardens, 140 acres of land, 16 acres of meadow, 46 acres of pasture, 36 acres of wood, 4 acres of furze and heath and common of pasture for all beasts in Eastgarston, Woodland Eastgarston, and Bockhampton, co. Berks; 1 messuage, 2 virgates of land in Eastbury, Chepinge, Wycombe, Lambourne, and Blagraves, co. Berks; I messuage and 2 virgates of land in Offington alias Uffington, co. Berks; 2 messuages and 1 virgate of land in Lamborne Woodland, co. Berks; and 2 messuages, 2 curtilages, 2 gardens, 1 acre of meadow and common of pasture for all beasts in Hungerford, co. Berks.

So seised, a fine was levied in 3 weeks from Michaelmas, 8 Charles I [1632], of the said premises between Francis Seymour, knt., plaintiff, and the said Thomas Smith and Mary his wife, deforciants, to wit, the said Thomas and Mary acknowledged the same to be the right of the said Francis as those which he had of their gift, and the same remised to him and his heirs for ever: which said fine was had in consideration of a marriage then lately solemnized, to wit, on the 4th August then last past, between Charles Seymour, esq., son and heir apparent of the said Francis Seymour and Mary, daughter of the said Thomas Smith, to the intent that the said Charles and Mary, after the last day of March,

in the year 1635, should take for their natural lives, if the said Thomas Smith so long should live, out of the premises above mentioned an annuity of f200; and also to the intent that after the death of the said Thomas Smith the said Mary, his wife, should take an annuity of f 30 out of the premises. As to all the said premises after the death of the said Thomas Smith, to the use of the said Charles Seymour for his life; and after his decease, to the use of the said Mary the daughter for her life; after her decease, to the use of her heirs by the said Charles Seymour, if she should die before the said Charles; and afterward to the use of the heirs of the said Charles by the said Mary if the said Charles should predecease the said Mary; and for default, to the use of the said Charles and Mary and their heirs for ever: which said uses are specified in an indenture dated last day of August, 8 Charles I [1632], made between the said Thomas Smith and Mary his wife of the one part, and the said Francis Seymour of the other part.

After the making of the said indenture and fine, to wit, on the 2nd day of February, 10 Charles I [1635], the said *Charles Seymour* attained the age of 14 years, and within the space of one month, that is to say, on the 26th day of February in the said year, agreed to the said marriage at Marlborough, and the said *Mary*, being then aged 12 years and more, consented to the same, whereby the said marriage became absolute and indissoluble.

The said Charles and Mary still survive, but have no issue.

The premises in Yatesbury are held of the King as of his Duchy of Lancaster, by knight's service, to wit, by half a knight's fee, and are worth per annum, clear, 100s. The premises in Ham, Cleeve Pepper, and Cottmarsh, are held of Francis Goddard, esq., as of his manor of Cleeve Pepper, by fealty, suit at court, and the yearly rent of 10s., and are worth per annum, clear, 20s. The premises in Soley, West Soley, and Chilton are held of the King as of his honour of Wallingford, by knight's service, but by what part of a knight's fee the jurors know not, and are worth per annum, clear, 30s. The lands and common of pasture in Eastgarston, Woodland, Eastgarston and Bockhampton are held of the King as of his honour of Tutburie, co. Stafford, by knight's service, but by what part of a knight's fee the jurors know not, and are worth per annum, clear, 10s. The premises in Eastbury, Cheping, Lamborne, and Blagroves are held of John Clerke, esq., as of his manor of Eastbury, co. Berks, by fealty, suit at court. and the yearly rent of 13s. $1\frac{1}{2}d$., and are worth per annum, clear, 5s. The tenements in Offington are held of the King as of his honour and castle of Windsor, co. Berks, in free socage, by the yearly rent of 18d., and are worth per annum, clear, 5s. The lands in Lamborne Woodland are held of — Lord Craven as of his manor of Lamborne, co. Berks, by fealty, suit at court, and the yearly rent of 53s. 6d., and are worth per annum, clear, 6s. 8d. The premises in Hungerford are held of his [sic] manor and borough of Hungerford, co. Berks, in free and common socage, by fealty, suit at the court called the Hocktide Court, and the yearly rent of 12d., and are worth per annum, clear, 2s.

Thomas Smith died at Marlborough, 13th November, 13 Charles I [1637]; the said Mary, now the wife of the said Charles Seymour, is his only daughter and next heir, and on the 3rd day of July

last past was aged 16 years and not more.

The said Mary, late the wife of the said Thomas Smith, still survives at Marlborough.

Inq. p.m., 14 Charles I, pt. 2, No. 152.

Henry, Earl of Marlborough.

Inquisition taken at New Sarum, 27th September, 14 Charles I [1638], before William Morse, esq., escheator, after the death of the Most Noble Henry, late Earl of Marlborough, by the oath of Andrew Pewde, William Feltham, William Cooke, Arthur Poore, Christopher Gray, Walter Gray, James Parker, George Sadler, Elisha (Elizei) Gleede, Robert Lucas, Anthony Haiter, Edmund Andrese, Robert Rowden, Stephen Warren, Francis Mathew, and Richard Potticarie, who say that

Before the death of the said Earl, James, late Earl of Marlborough, his father, was seised of the manors of Westbury, Westbury Arrundell, Westbury Leversegge, Westbury Brooke with Mawdittes, Hawkridge, Heywood, Lighe, Ligh Beckettes, Ligh Pryors, Shewells and Sewells; the hundred of Westbury, view of frank pledge, chattels of felons and fugitives, felos de se, etc., fairs, markets, etc., within the said hundred; the manor of Brembridge; 4 messuages, 4 acres of meadow, 2 acres of pasture and common of pasture in Lighe, le Marsh, Dylton, and Westbury, late in the tenure of Edward Whatlie, senior, and Edward Whatlie, junior, one cottage, one toft, 20 acres of land, 10 acres of meadow, 100 acres of pasture and common of pasture for all beasts in Heywood, Hawkridge and Westbury, called Barweikes, Alwickes, and Temes Leazes,

lately purchased of Edward Longe, gent., one capital messuage, newly built upon part of the premises called Temes Leazes; 7 messuages, 30 acres of land, 10 acres of meadow, 10 acres of pasture, and 10s. rent in Heywood, Hawkridge, Bratton, and Westbury, late in the tenure of Nicholas Gawen, esq.; 5 messuages, 40 acres of land, 10 acres of meadow, 10 acres of pasture and common of pasture in Ligh, Dylton, and Westbury, late the lands of John Raynoldes alias Westbury; one several close of meadow called Plucknets, in Palmers Marsh, in the parish of Westbury, late the lands of John Adlam; 2 messuages, 30 acres of land, 6 acres of meadow, and 10 acres of pasture in Heywood and Westbury, late the lands of John Dauntesey; 2 messuages in Westbury, 2 acres of meadow in the Common Meade, I acre of meadow in Bulbridge Meadow in Westbury, and 2 acres of arable land in Tholston, late the lands of Stephen Moggeridge; one close of pasture called Sanctuarie Close in Dylton and Westbury, late the lands of Matthew Arrundell, knight; 5 messuages, 8 acres of land and common of pasture in Westbury, late the lands of Robert French; one messuage, 2 cottages, 3 gardens, 1 orchard, 3 acres of land and common of pasture in Westbury, late the lands of Thomas Withers; 5 messuages, 8 acres of land and common of pasture there, late the lands of Richard Lyde; one messuage, 30 acres of land, 5 acres of meadow, 10 acres of pasture, and 10s. rent in Bradford, Bratton, Westbury, and Steeple Ashton, late the lands of Henry Clifton; the toft, barn, stable, garden, and curtilage in Westbury, and 2 messuages and 2 acres of land in Westbury and Penley, late the lands of Jeronimus Pashion and Nicholas Pashion; one messuage, garden and orchard in Studley, in the parish of Trowbridge, late the lands of John Hickman; one messuage, 4 acres of land, 1 acre of meadow, and common of pasture for all beasts in Westbury, late the lands of George Lovell and Thomas Lovell; one capital messuage and certain lands and tenements in Studley called Pudlers, late the lands of George Roberts alias Mathewes; one messuage, in Penley, and one water-grain and fulling mill, with a garden and orchard adjoining, one rood of land, 3 acres of pasture called Rackclose, one close of pasture called Pond Close, one close of pasture called the Ley, containing 4 acres, one close called Hoopers Close, the land called Home Meade, 2 acres of arable land, and common of pasture in the fields and wastes of Penley, late parcel of the manor of Brembridge, late the lands of Edward Ferrers and Francis Phillips; 70 messuages, 20 cottages, 8 water-grain and fulling mills, 400 acres of land, 120 acres of meadow, 450 acres of pasture, 250 acres of wood, and certain other lands and tenements and

common of pasture for 500 sheep, and other sheep and beasts in Westbury, Heywood, Hawkridge, Bratton, Milborne, Stoake-Coulston, Ligh, Dilton, le Marsh, Shortstreete, Skidmores, Upton, Penley, Brooke, Doddesmeade, Steeple Ashton, Imber, Brembridge, Chapmanslade, Tholston, North Bradly, Southweeke and Warmister, late the lands of John Batt, John Amilles, senior, John Amil'es, junior, Anthony Burges, Robert Gybbes, Richard Gybbes, Edward Midlecott, John Dauntsey, knight, John Doddemea le, Thomas Saunders, alias Lawrence, Henry Phipp, Nicholas Phipp and Susanna his wife, Henry Phipp, Francis Wallis and Margerie his wife, Henry Freestone and Joan his wife, Aldam Stanshall and Elionor his wife, William Whitaker, esq., John Lambe, esq., William Beckett, Alexander Staples, William Staples, Thomas Staples, George Staples, Richard Staples, John Smith, Christopher Smith, Gabriel Dowse, esq., William Bisse, John Usher, Edward Long, esq., Gyfford Long, gent., George White, Roger Martine, William Masters, knight, and Edward Wardour, knight; 2 messuages and certain lands and tenements in Ridge, in the parish of Beckington, co. Somerset, late in the tenure of Thomas Dunning and William Dunning; and one messuage and certain lands and tenements in Standerweeke and Berkley, co. Somerset, purchased of Alexander Stanton, gent.

So seised, the said James, Earl of Marlborough, before he was raised to the title, by the name of James Ley, knt., Attorney of the Court of Wards and Liveries, by indenture dated 3rd November, 14 James I [1616], made between himself of the one part, and Arthur Capell, knt., and Henry Capell, knt., son and heir apparent of the said Arthur, and William Ley and Matthew Ley, esgs., of the other part, in consideration of a marriage to be had between the said Henry Ley, afterwards Earl of Marleborough, then son and heir apparent of the said James Ley, and Mary Capell, one of the daughters of the said Arthur Capell, and in full satisfaction of the jointure of the said Mary, agreed that before the feast of Easter then next following one or more fines should be raised of all the said premises, to the use of him the said James for his life; and after the said marriage and decease of the said James, then to the use of the said Henry Lee for his life; and after the said marriage and the decease of the said Henry, then as to the said manor of Sewells and all the lands and tenements called Sewells in Hopwood, Bratton, and Westbury, the closes called Temes Leaze and Rush Laynes, the farm called Arrundells Farm, the farm called Sturtons Farm, the pasture called Bunwells Grove, and all the arable lands and parcels of meadow in the common fields of Heywood, Bratton, Hawkridge, Lighe, Brooke, and Westbury,

to the use of the said Mary Capell, now Countess of Marlborough, for her life, in the name of her jointure, and in satisfaction of her dower; after her decease, then as to all the said premises, to the use in tail male of the first and second sons of the said Earl named in the writ, with divers remainders over, with remainder to the right heirs of the said James the late Earl for ever.

Several fines were afterwards levied according to the limits and

agreements mentioned in the said indenture.

The said marriage between the said *Henry Ley* and *Mary Capell* was solemnized on the 5th November, 14 James I [1616], at Haddam Parvum, co. Hertford. The said *James* the late Earl died 14th March, 1629, the said Earl named in the writ being then aged 32 years and more. After his death an inquisition was taken at New Sarum, the 2nd day of May, 9 Charles I [1633], of all his manors, lands, etc., whereupon livery and first seisin thereof accrued to the King, and afterwards, on the 14th day of March, 4 Charles I [1629], *Henry* Earl of *Marlborough* prayed for special livery therof, and it was granted him.

The said *Henry* was seised of 2 messuages, one cottage, one barn, 240 acres of land, 50 acres of meadow, and 400 acres of pasture in Bratton, Stoke, Lygh, and Westbury, called St. Mawre farm, parcel of the manor of Westbury St. Mawre; and so seised, by indenture dated 21st August, 5 Charles I [1629], made between himself and the Countess *Mary* his wife, *William Bower*, esq., *George Marks*, gent., *Robert Tothill*, gent., *Robert Long*, esq., and *Henry Norman*, gent., of the one part, and *Ralph Hopton*, Knight of the Bath, and *William Capell*, esq., of the other part, for the love he bore towards his said wife and for the increase of her jointure, enfeoffed thereof the said *Ralph Hopton* and *William Capell*: to hold to them and their heirs to the sole use of the said *Henry* Earl of *Marlborough* for his life; after his decease, to the use of the right heirs of the said *Henry* for ever.

The said Earl was likewise seised of the manors of Westbury Stourton, Westbury under the Playne, and Westbury St. Mawre; the manor of Ley in Beereferris, co. Devon; one coppice and certain woods called Harry Leyes Woods in Marlestreete in Beereferris, parcel of the manor of Ley; one messuage and 2 small closes, reputed to be 2 burgages in Tamerton Foliyet, co. Devon, late the lands of *David Pierce*; and one acre of wood in Fovent; the reversion of the manor of Teffond Evias, with the advowson of the church there, and 3 messuages, and 100 acres of land, meadow, pasture, and wood in Teffond Evyas, expectant after the

determination of 40 years, commencing from the decease of the said Henry. Of whom or by what service the manors of Westbury and Westbury Arrundell are held the jurors know not: they are worth per annum, clear, f,10. Of whom the manor of Heywood is held is not known: it is worth per annum, clear, £5. Of whom the manor of Westbury Leversedge is held is not known: it is worth per annum, clear, £6. The manor of Westbury Brooke cum Mawdittes is held of the King in chief by the service of the fourth part of a knight's fee, and is worth per annum, clear, £8. Of whom the manors of Hawkridge, Levgh, and Levgh Beckettes are held the jurors know not: they are worth per annum, clear, £,6 10s. The manor of Leygh Pryors is held of the King in chief by knight's service, but by what part of a knight's fee is not known, and is worth per annum, clear, f_{i} 8. Of whom the manor of Shewells and other the lands there are held is not known: they are worth nothing during the life of the said Mary Countess of Marlborough, but afterwards they will be worth 40s. The hundred of Westbury, with all the liberties and franchises, is held of the King in chief by knight's service, and is worth per annum, clear, £3 6s. 8d. The manor of Bremridge is held of the King as of his manor of East Greenwich, co. Kent, by fealty only, in free and common socage, and not in chief or by knight's service, and is worth per annum, clear, 10s. Of whom the premises in Levgh, le Marsh, Dylton, Tholston, Westbury, Bradford, Bratton, Steeple Ashton, Trowbridge, and Studley, and other the premises in co. Wilts assured by the said Earl James are held, the jurors know not: they are worth per annum, clear, 20s. The manor of Westbury Stourton is held of the King as of his manor of East Greenwich, co. Kent, by fealty only, in free and common socage, and not in chief or by knight's service, and is worth per annum, clear, 40s. Of whom the manor of Westbury under the Playne is held is not known. said manor of Westbury St. Mawre is held of the King in chief by knight's service: the said 2 manors are worth, that is to say, the premises aforesaid assured to the said Countess are worth, per annum, clear, £5, and the residue thereof 26s. 8d. Of whom the said manor of Ley and other the premises in co. Devon are held the jurors know not: they are worth per annum, clear, 40s. The manor of Teffont Evias and other the premises there are held of Edward Hungerford, Knight of the Bath, by the service of the 40th part of a knight's fee, and are worth per annum, clear, during the said term of 40 years nothing, but afterwards they will be worth £,15 8s. 8d. The acre of wood in Fovent is held of the King in chief by knight's service, and is worth per annum, clear, 6d.

Henry Earl of Marlborough died 1st April last past; James, now Earl of Marlborough, is his son and next heir, and was aged 19 years on the 28th day of January last past before the death of his said father. Mary Countess of Marlborough still survives at Heywood.

Inq. p.m., 14 Charles I, pt. 2, No. 155.

Tristram flower, gentleman.

Delivered into Court 6th June, 14 Charles I.

Inquisition taken at Devizes, 22nd July, 11 James I [1613], before Sefton Jones, esq, escheator, by virtue of his office, after the death of Tristram Flower, gent., by the oath of Jeremie Chever, Edward Milles, William Norden, John Spencer, Robert Nicholas, Thomas Sloper, Thomas Hunt, Thomas Somner, Robert Somner, Merrice Spender, William Sloper, Robert Martin, and Robert Childe, who say that

Tristram Flower, late of Winchester, gent., was seised of one messuage and 2 virgates of land in Westashton; one other virgate of land there called Lowdayes; and 4 acres of pasture there called Abrahams: which said premises were late parcel of the customary lands of the manor of Semington and Westashton, and were purchased of King Edward VI by William Sharington, knt., and Richard Roberts, gent., who sold them to Henry Brounker, esq., deceased, from whom they descended to William Brounker, knight, deceased, and from the said William to Henry Brounker, esq., deceased, as son and heir of the said William, and were then purchased of the said Henry Brounker by the said Tristram.

So seised, the said *Tristram*, by his will dated 1st June, 2 James I [1604], declared that *Anne*, then his wife, should enjoy all the said premises for her life, provided she remained sole and unmarried, for her maintenance and for the education of the children of the said *Tristram*.

All the said premises are held of the King as of his manor of East Greenwich, co. Kent, in free and common socage, by fealty only; they are worth nothing per ann. during the life of the said *Anne*, but afterwards they will be worth 50s.

Tristram Flower died at Westashton 2nd June, 2 James I [1604]; Henry Flower is his son and heir, and was then aged 19 years and more.

The said Anne, late wife of the said Tristram, still survives at Westashton.

Ing. p.m., 14 Charles I, v.o., No. 7.

Richard Payward.

Inquisition taken at Marleborough, 18th Aug., 14 Charles I [1638], before William Morse, gent., escheator, by virtue of his office, after the death of Richard Hayward, by the oath of Robert Kingsman, gent., Thomas Waldron, Thomas Stephens, Walter Stretch, William Smith, Richard Kingsman, William Smith, jun., William Woodly, Stephen Johnson, William Withers, Christopher Lipyate, Richard Web, Richard Mortimer, William Stanmore, John Holloway, and Nicholas Leyland, who say that

Richard Hayward was seised of one messuage and 132 acres of

land, and 9 acres of pasture in Benaker and Melksham.

So seised, the said *Richard* made his will 16th May, I Charles I [1625], and thereby bequeathed the said premises to *Nicholas Ruttie*, jun., son of *Nicholas Ruttie*, deceased; to hold to him and his heirs for ever.

The said premises are held of the King in chief, by knight's

service, and are worth per ann., clear, 10s.

Richard Hayward died 10th March, 5 Charles I [1630]; Elizabeth Ruttie, widow, late the wife of the said Nicholas Ruttie, sen., is bis only daughter and next heir, and was then aged 60 years and more.

Inq. p.m., 14 Charles I, v.o., No. 60.

William Bayly, senior, yeoman.

Inquisition taken at Marleborough, 6th April, 14 Charles I [1638], before William Morse, esq., escheator, by virtue of his office, after the death of William Bayly, sen., of Ower Inglisham, yeoman, by the oath of Henry Miles, gent., Robert Kingsman, gent., Thomas Stephens, William Smith, Richard Weston, Thomas Stephens, John Winde, Edward Fowle, Christopher Platt, John Purnell, Aldem Winckworth, John Bristowe, Richard Mortimer, and Salathiell Deane, who say that

William Bayly was seised of one messuage and half a virgate of land in Over Inglisham, which are held of the King in chief by knight's service, but by what part of a knight's fee the jurors know

not, and are worth per ann., clear, 10s.

William Bayly died at Over Inglisham 3rd March, 10 Charles I [1635]; William Bayly, jun., is his son and next heir, and was then aged 30 years.

Inq. p.m., 14 Charles I, v.o., No. 65.

John Coulston, junior.

Delivered into Court 6th May, 14 Charles I.

Inquisition taken at Marlborough, 21st July, 11 Charles I [1635], before Nicholas Younge, gent., escheator, by virtue of his office, after the death of John Coulston, junior, by the oath of John Smith, gent., Edward Arnold, Robert Kingsman, Philip Liddeard, Thomas Freeman, Edward Smith, Stephen Webbe, Thomas Coster, Mark Fowler, Noah Bacon, John Hulberte, John Seymore, Thomas Smith, Robert Smith, Robert Kingsman, John Browne, and John Waterman, who say that

John Coulston was seised of one messuage and one virgate of land in Imber, and so seised, made his will 11th March, 10 Charles I [1634], and thereby bequeathed to Elizabeth his wife the premises in Imber which he purchased of Edward Flower, for her life; and after her decease he gave the same to Elizabeth Ashlocke for 4 years; and upon the expiration of the said term of 4 years, he gave the same to John Coulston, son and heir of John Coulston, senior, brother of the said John Coulston, jun., and to his heirs for ever.

The said premises are held of the King in chief by knight's service, and are worth per ann., clear 20s.

John Coulston, jun., died 13th March last past; John Coulston, sen., is his brother and next heir, and was then aged 50 years and more.

Inq. p.m., 14 Charles I, v.o., No. 71.

John Gerrish.

Inquisition taken at Marlborough, 21st Jan., 15 Charles I [1639], before John Sevyor, gent., escheator, after the death of John Gerrish, by the oath of Robert Kingsman, gent., William Goughe, gent., William Blissett, Thomas Glasse, Philip Lyddeard, Joseph Blacke, Nathaniel Winter, William Farington, John Chanler, Thomas Keinton, Edward Smith, Stephen Webb, and John Clemente, who say that

John Gerrish was seised of the manor of Shawe next Melksham, but of whom it is held the jurors know not; it is worth per ann., clear, £3.

John Gerrish died 3rd July, 11 Charles I [1635]; William Gerrish is his kinsman and next heir, and was aged at the death of the said John Gerrish, his grandfather, 21 years and more.

Ing. p.m., 15 Chas. I, pt. 1, No. 87.

Micholas Snowe, gentleman.

Inquisition taken at Marlborough, 7th June, 15 Charles I [1639], before Robert Worsham, gent., escheator, after the death of Nicholas Snowe, gent., by the oath of Robert Kingsman, John Mortimer, William Stanmore, Walter Stretch, Stephen Barly, Richard Collins, Thomas Hatt, Robert Peerse, John Kinge, Nicholas Leland, Richard Mortimer, Edward Weste, and Robert Kingesman, who say that

Nicholas Snowe was seised of the manor of Barwicke St. James.

So seised, the said Nicholas, by indenture dated 9th March, 7 Charles I [1632], made between himself of the one part, and William Harrison, gent., Christopher Slade, Jordan Slade, and Jeremiah Barnabie of the other part, in consideration of a marriage to be had between him the said Nicholas and Elizabeth Slade, daughter of Jordan Slade, sen., and for a jointure for the said Elizabeth, and in consideration of £,400 to him in hand paid in marriage with the said Elizabeth, enfeoffed the said William Harrison and Christopher Slade, and their heirs for ever, of the said manor, to the use of the said Nicholas Snowe for his life; after his decease the said feoffees to take out of the profits of the said manor an annuity of $f_{1}60$, and to be thereof seised to the use of the said Elizabeth for her life in lieu of her jointure. As to the residue of the said issues and profits happening during the life of the said Elizabeth, to the use of the heirs male of the said Nicholas by the said Elizabeth; for default, to the use of his heirs female by the said Elizabeth. After the death of the said Nicholas and Elizabeth, the said feoffees to be seised of the said manor to the use of the heirs male of the said Nicholas by the said Elizabeth; for default, to the use of their heirs female; and for default, to the use of the right heirs of the said Nicholas Snowe for ever.

The said marriage took place at Chitterne All Saints on the 3rd

April, 8 Charles I [1632].

The said manor of Barwicke St. James is held of the King as of his manor of Kingston Lacey by the yearly rent of £20, and by knight's service, to wit, by part [sic] of a knight's fee, and is worth per ann., clear, 60s.

Nicholas Snowe died at Barwicke 24th March last past; Nicholas Snowe is his son and next heir, and was aged 5 years on the 1st day

of July last past.

The said *Elizabelh*, late the wife of the said *Nicholas*, still survives at Barwicke.

Inq. p.m., 15 Charles I, pt. 1, No. 91.

Richard Longe, gentleman.

Inquisition taken at Marleborough, 7th June, 15 Charles I [1639], before Robert Worsham, gent., escheator, after the death of Richard Longe, gent., by the oath of Robert Kingsman, John Mortimer, William Stanmore, Walter Stretch, Stephen Barlie, Richard Collins, Thomas Hatt, Robert Peerse, John Kinge, Nicholas Leland, Richard Mortimer, Edward West, and Robert Kingsman, who say that

Richard Longe was seised in fee tail, to wit, to him and his heirs male by Mary, some time his wife, of the rectory of Lyneham, late parcel of the possessions of the lately dissolved Monastery or Priory of Bradenstock, and all manner of tithes to the said rectory belonging in Lyneham, Bradstock, and Clack, except 2 grounds called Longe Meade and Pighay, parcel thereof, and the capital messuage of the said rectory, and all the tithes growing and renewing in and upon any of the lands and tenements in the possession of Edward Longe, esq., deceased, father of the said Richard.

So seised, the said Richard Longe, esq., by indenture tripartite dated 30th May, 5 Charles I [1629], made between himself, Walter Long, gent., his brother, and Henry Shuter, of Chippenham, gent., of the one part, Mary Clerke, of Bredgar, in co. Kent, widow, of the second part, and Susanna Clerke, daughter of the said Mary, of the third part, in consideration of a marriage to be solemnized between the said Richard Longe and the said Susanna Clerke, and for a competent jointure to be made for the said Susanna, agreed for himself and the said Walter Longe and Henry Shuter, that before the end of Michaelmas term then next following a fine should be levied to the said Mary Clerke and her heirs of the said premises, and afterwards, to wit, in the Octaves of Holy Trinity in the said 5th year, a fine was levied at Westminster between the said Mary Clerke, plaintiff, and the said Richard Longe and Walter Longe, deforciants, of the said rectory and tithes, whereby the said Richard and Walter acknowledged the said premises to be the right of the said Mary as those which she had of their gift, and the same remised to her and her heirs for ever; which said fine was levied to the use of the said Richard Longe for his life; after his decease, to the use of the said Susanna Clerk for her life; after her decease, to the use successively in tail male of the first to the sixth and every other son of the said Richard by the said Susanna; for default, to the use of the heirs female of the said Richard by the said Susanna; for default, to the use of the heirs male of the said Richard; for default, to the use of the said Walter Longe and his heirs male; for default, to the use of the heirs female of the body of the said Richard; for default, to the use of the heirs female of the said Walter Longe; and for default, to the use of the right heirs of the said Richard Longe for ever.

The said marriage took place at Bredgar, co. Kent, 1st September,

in the said ninth [? fifth] year.

The said Richard Longe was likewise seised of 6 messuages, 5 gardens, 4 orchards, 160 acres of land, 50 acres of meadow, 300 acres of pasture, and 16 acres of wood in Lyneham, Bradstock, and Clack, the said 2 grounds called Longe Meade and Pigghaye, parcel of the said rectory of Lyneham, the said capital messuage of the said rectory, and the said tithes growing upon the lands and tenements in the possession of Edmund Longe.

All the said premises are held of the King in chief, by knight's service, and are worth per ann., clear, to wit, so much of the said rectory as is assured to the said Mary f 4, and the residue f 8.

Richard Longe died 17th April last past, having issue by the said Susanna, Humphrey Longe, gent., his son, who still survives at Lyneham. Edmund Longe, gent., is the son and next heir of the said Richard Longe, and on the 25th January last past was aged 18 years.

Inq. p.m., 15 Charles I, pt. 1, No. 92.

Thomas Hinton, knight.

Inquisition taken at Marlborough, 7th June, 15 Charles I [1639], before Robert Worsham, gent., escheator, after the death of Thomas Hinton, knt., by the oath of Robert Kingsman, John Mortimer, William Stanmore, Walter Stretch, Stephen Barly, Richard Collyns, Thomas Hatt, Robert Peerce, John Kinge, Nicholas Leland, Richard Mortimer, Edward Weste, and Robert Kingesman, who say that

Thomas Hinton was seised of all the park of Chilton Follyett, and all the houses, buildings, lands, etc., within the circuit of the said park, containing 315 acres in Chilton Follyett in cos. Wilts and Berks; all that pasture called Greate Colcotts in Chilton Follyett, containing 54 acres; the meadow there called Little

Colcotts, containing 5 acres; the "after cropp" of the meadows of Leverton, within the parish of Chilton Follyett, commonly called Leverton meadowes; the several and free fishing in the water adjoining the said meadows; 140 acres of land, parcel of the farms of Heywood and Leverton, lying in the said parish of Chilton, in the tenure of the said Thomas Hinton; all that arable field, parcel of the said farm of Heywood, called the little Beare field, containing 24 acres; all that close of arable land, parcel of the said farm, called the Weste Horse close, containing 18 acres; 2 closes of arable land, parcel of the said farm, called Brians Hill, and the Easte Horse close, containing 50 acres: all which said premises are in Chilton Follyett; and the manor of Earlescott within the

parish of Wanborough.

So seised, the said Thomas Hinton, by indenture dated 24th May, 17 James I [1619], made between himself by the name of Thomas Hinton, esq., and Anthony Hinton, then gent., now knt., son and heir-apparent of the said Thomas, of the one part, and Thomas Gresham, knt., and John Gresham, knt., son of the said Thomas, of the other part, in consideration of a marriage then to be solemnized between the said Anthony Hinton and Mary Gresham, daughter of the said Thomas Gresham, and also in consideration of the sum of f,2000 given by the said Thomas Gresham as a marriage portion with the said Mary, agreed that he, before the feast of St. John the Baptist next following, by fine or fines would assure all the said premises to the said Thomas and John Gresham and their heirs. Afterwards, to wit, in 3 weeks from Trinity Day, 17 James I [1619], a fine was levied at Westminster between the said Thomas Gresham and John Gresham, plaintiffs, and the said Thomas Hinton, deforciant of the said premises, by the name of 5 messuages, 5 cottages, one dovecote, 5 gardens, 5 orchards, 300 acres of land, 70 acres of meadow, 150 acres of pasture, 20 acres of furze and heath and free warren in Chilton Follyett, Earlescott, alias Eardescott and Wanborough, and the fishing in the water of Chilton Follyett, 5 messuages, 5 cottages, one dovecote, 5 gardens, 5 orchards, 300 acres of land, 30 acres of meadow, 150 acres of pasture, and 20 acres of furze and heath in Leverton and Chilton Follyett, all and all manner of tithes yearly growing in Leverton, and free fishing in the water of Leverton, co. Berks; whereby the said Thomas Hinton acknowledged the said premises to be the right of the said Thomas Gresham as those which he and the said John Gresham had of his gift, and the same remised to the said Thomas and John, and to the heirs of the said *Thomas* for ever, which said fine was levied to the following uses:-As to Chilton Follyett park, the houses, lands, woods,

grounds, etc., within the circuit of the said park, the said pastures called Great Colcottes and Little Colcottes, the after crop or feedings of the meadows called Leverton meadows, and the said fishing thereto adjoining, to the use of the said Thomas and John Gresham for 99 years, if the said Anthony and Mary so long should live; at the end of this term, then to the use of the said Thomas Hinton for his life; after his decease, to the use of the said Anthony Hinton and his heirs male by the said Mary, and for default, to the use of the said Thomas Hinton and his heirs for ever. As to the said arable lands, parcel of the said farms of Heywood and Leverton, in the tenure of the said Thomas Hinton, the field called Little Beare field, the close called West Horse close, and the 2 closes called Brians Hill and the East Horse close, to the use of the said Thomas Hinton during the life of Martha Hinton, widow, mother of the said Thomas; after her death, to the use of the said Thomas and John Gresham for 99 years, if the said Anthony and Mary so long should live; at the end of this term, to the use of the said Thomas Hinton for his life; after his decease, to the use of the said Anthony and his heirs male by the said Mary; and for default, to the use of the right heirs of the said Thomas Hinton for ever. As to the manor of Earlescott and other the premises in Wanborough, immediately after the death of the said Martha Hinton, to the use of the said Thomas Hinton for his life, and after his decease, to the use of the said Anthony Hinton and his heirs male by the said Mary, and for default, to the use of the right heirs of the said Thomas Hinton for ever.

The said marriage took place at Chilton Folyett, 1 July, 17 James I

[1619].

The park of Chilton Follyett and all other the premises in Chilton Follyett and Leverton are held of the King, as of his honour of Wallingford, in co. Berks, by knight's service, and are worth per ann., clear, to wit, as much thereof as lies in co. Wilts, £5, and the residue thereof £6. The manor of Earlescott and other the premises in Wanborough are held by the King in chief by the service of the 20th part of a knight's fee, and are worth per ann., clear, £7.

Thomas Hinton died 1st February, 10 Charles I [1635]; Anthony Hinton is his son and next heir, and was then aged 35 years and more.

Ing. p.m., 15 Charles I, pt. 1, No. 95.

Walter Curtis, yeoman.

Inquisition taken at Marlborough, 21st Jan., 15 Charles I [1640], before John Sevior, gent., escheator, after the death of Walter Curtis, late of Lissill alias Lusshill, yeoman, by the oath of Robert Kingesman, gent., William Gough, William Blissett, Thomas Glasse, Philip Lydeard, Joseph Blake, Nathaniel Winter, William Farrington, John Chaundler, Thomas Keyneton, Edward Smith, Stephen Webb, and John Clement, who say that

Before the death of the said Walter Curtis, Nicholas Curtis his father was seised of one messuage and 6 virgates of land in Lusshill: which said premises at the death of the said Nicholas, and long before, were occupied and enjoyed in two several parts; one whereof was called the old messuage, and was occupied with three of the said virgates, and the other part, newly built, was called the new messuage, and was enjoyed with the other 3 virgates.

So seised, the said Nicholas, by deed dated 4th January, 3 James I [1606], in consideration of a marriage afterwards to be solemnized between him the said Nicholas and Elianor Blagrove, daughter of William Blagrove, for the jointure of the said Elianor (which said marriage afterwards took place) granted to the said William Blagrove and to Thomas Blagrove, his son, all the new part of the said messuages and 3 virgates of land; to hold from the death of the said Nicholas, if the said Elianor should survive him, for the term of 80 years, if the said Elianor so long should live.

Afterwards, the said *Nicholas*, by deed dated 24th August, 19 James I [1621], demised to *Henry Curtis* and *Justian Mors* the said new messuage and 3 virgates; to hold immediately upon the termination of the said 80 years, for the term of 31 years, upon trust and to the sole use to raise portions for *Humphrey*, *Robert*, *Edmund*, and *Mary Curtis*, children of the said *Nicholas*.

The said *Nicholas* died at Lusshill, 26th August, 19 James I [1621]; after his death the said old messuage and the reversion of the said new messuage descended to the said *Walter Curtis* named in the writ.

The said *Elianor* survived the said *Nicholas*, and is still alive at Lusshill.

So seised, the said Walter, by indenture dated 10th June, 13 Charles I [1637], made between himself of the one part, and Robert Symons and John Symons, son and heir-apparent of

the said Robert, of the other part, sold to the said Robert and John, and their heirs for ever, the reversion of divers parcels of land, meadow, and pasture in Lusshill, parcel of the said 3 virgates belonging to the said new messuage, to wit, the meadow called the Stearte meade; also all those pasture lands called Froggpitt Laynes and the Little Longet; all that pasture or meadow ground called the Lower Longett or the Lower Langett extending upon the river there called Thames, containing 2 virgates of land, to hold to the said Robert and John to the sole use of them and their heirs for ever.

Afterwards, the said *Walter*, by indenture dated 27th April, 15 Charles I [1639], made between himself of the one part and a certain *John Cox* of the other part, in consideration of the sum of f 300 to him in hand paid by the said *John*, demised to him the said old messuage and 3 virgates of land; to hold from the 3rd day of May then next following for 21 years, he paying yearly to the said *Walter* and his heirs one grain of pepper if lawfully demanded.

The said premises are held of the King as of his honour of Trowbridge, parcel of his Duchy of Lancaster, by knight's service, but by what part of a knight's fee the jurors know not; they are worth per ann., during the said term, one grain of pepper, afterwards they will be worth per ann., clear, 20s.

Walter Curtis died at Lusshill, 20th November, 15 Charles I [1639]; Anna Curtis is his only daughter and next heir, and was aged 9 years on the 4th day of September last past.

Inq. p.m., 15 Charles I, pt. 1, No. 98.

Henry Caffey.

Delivered into Court 21st May, 15 Charles I.

Inquisition taken at Devizes, 20th March, 14 Charles I [1639], before Robert Worsam, gent., escheator, after the death of Henry Caffey, by the oath of Henry Miles, John Stevens, Robert Noyse, Thomas Sloper, Stephen Orrell, Thomas Sloper, Thomas Pottenger, William Hall, Robert Hoskins, William Erwood, Edmund Potter, John Iles, and Thomas Nashe, who say that

Henry Caffey was seised of one messuage, one cottage, and 40 acres of land, meadow, and pasture in Pirton and Pirton Kaynes. Of whom or by what service the said premises are held, the

jurors know not; they are worth per ann., clear, 40s.

Henry Caffey died 5th August, 8 Charles I [1632]; Elizabeth, wife of William Whitehed, Mary, wife of — Lambert, sisters of the said Henry, and Henry Floyde, son of Rowland Floyde and Margaret, his wife, deceased, another sister of the said Henry, are his next coheirs; the said Elizabeth and Mary were then aged 21 years and more, but of what age the said Henry Floyde then was is not known.

Inq. p.m., 15 Charles I, pt. 1, No. 127.

Robert Ball, gentleman.

Inquisition taken at Marleborough, 2nd Aug., 15 Charles I [1639], before Robert Worsham, gent., escheator, after the death of Robert Ball, gent., by the oath of Robert Kingsman, sen., gent., Robert Kingsman, jun., Richard Glasse, Ralph Smith, Edward Hardinge, John Browne, Bartholomew Smith, Aldum Winckworth, Richard Webb, Edward Weste, Stephen Johnson, John Bridges, William Lewes, Thomas Taylor, and Anthony Greenewaye, who say that

Before the death of the said Robert Ball, one William Marlowe, of Wokingham, co. Berks, tanner, was seised of one messuage and 3 acres of pasture thereto adjoining in Wokingham, co. Wilts [sic], near the parish church of Wokingham, lately purchased of William Whitlocke, gent.

So seised, the said William Marlowe, by deed dated 12th January, 14 Charles I [1639], enfeoffed thereof William Ball, of Wokingham, co. Berks, to hold to the sole use of the said Robert Ball named in the writ for his life, and after his decease to the use of the said William Ball and his heirs for ever.

The said Robert Ball was seised of the moiety of the manor of Hampton Turvile and Westropp alias Westhropp, and 10 messuages, 3 dovecotes, 10 gardens, 800 acres of land, 300 acres of meadow, 300 acres of pasture, and 10 acres of wood in Highworth, Hampton Turvile, Westropp, and Eastropp alias Easthropp; one messuage, one garden, one orchard, 350 acres of land, 30 acres of meadow, 30 acres of pasture, 40 acres of wood and common of pasture for all beasts in Colmer, co. Southampton, called Colmer Farm, lately purchased of Peter Bettesworth, knt., 2 messuages, 2 gardens, 2 orchards, 32 acres of land, 10 acres of meadow, 50 acres of pasture, and 6 acres of wood in Stratfield Saye, co. Southampton, lately purchased of Robert Awbrey, gent., and Robert Awbrey, his son.

Of whom or by what service all the premises in Wokingham are held, the jurors know not; they are worth per ann., clear, 3s. 4d. The moiety of the manor of Hampton Turvile and Westropp, and of other the premises in Highworth, Hampton Turvile, Westropp, and Eastropp, are held of the King in chief by knight's service, and are worth per ann., clear, £16. Of whom and by what service the messuage and other the premises in Colmer are held the jurors know not; they are worth per ann., clear, 100s. The premises in Stratfeild Saye are held of the King by knight's service, but by what part of a knight's fee is not known; they are worth per ann., clear, 40s.

Robert Ball died 29th March last past; William Ball, gent., is his kinsman and next heir, to wit, son of John Ball, gent., deceased, elder brother of the said Robert, and was then aged 36 years and more.

Inq. p.m., 15 Charles I, pt. 1, No. 99.

Samuel Webbe.

Delivered into Court 6th May, 15 Charles I.

Inquisition taken at Devizes, 20th March, 14 Charles I [1639], before Robert Worsham, gent., escheator, after the death of Samuel Webbe, by the oath of Henry Miles, gent., John Stephens, Robert Noyse, Thomas Sloper, Stephen Orrell, Thomas Sloper, Thomas Pottenger, William Hall, Robert Heskins, William Erwood, Edmund Potter, John Iles, and Thomas Nashe, who say that

Samuel Webb was seised of 2 messuages and 55 acres of land, meadow, and pasture in Southwick in the parish of North Bradley, late in the tenure of William Brownjohn and Henry Parsons; the reversion of one messuage and 34 acres of land, meadow, and pasture in Southwicke after the death of Judithe Scott and John Herriatt, who hold the same for their lives and who still survive at Bromham; one messuage called the Chauntry, and 10 acres of land, meadow, and pasture thereto belonging in Bromham; 10 acres of meadow there, lately purchased by one William Webb, father of the said Samuel, of Thomas White; one messuage and 10 acres of land, meadow, and pasture there lately purchased by the said William Webb of Andrew Smyth; one acre of land, formerly called Withers acre, lying in a certain field called Pillory Field in Bromham.

The 3 messuages and other the premises in Southwicke are held of the King as of his manor of East Greenwich, co. Kent, by fealty only, in common socage and not in chief, and are worth per ann., clear, to wit, the premises in the tenure of the said William Brownjohn and Henry Parsons, 15s., and the residue thereof nothing during the lives of the said Judith Scott and John Herriatt, and afterwards they will be worth 5s. The messuage called the Chauntry and the 10 acres of land, meadow, and pasture thereto belonging in Bromham are held of the King as of his said manor of East Greenwich, in common socage and not in chief, and are worth per ann., clear, 10s. The 10 acres of meadow in Bromham lately purchased of Thomas White are held of Edward Baynton, knt., as of his manor of Bromham Battell, in common socage, and are worth per ann., clear, 10s. The premises in Bromham purchased of the said Andrew Smyth are held of the said Edward Bainton as of his manor of Bromham, in common socage, by the rent of 3s., and are worth per ann., clear, 10s. The acre of land formerly called Withers acre is held of the King by knight's service in chief, but by what part of a knight's fee the jurors know not, and is worth per ann., clear, 1s.

Samuel Webb died at Bromham 24th September last past; Mary Webb is his daughter and next heir, and on the 18th day of January last past was aged 4 years and not more.

Inq. p.m., 15 Charles I, pt. 1, No. 129.

Henry Godman.

Delivered into Court 30th May, 15 Charles I.

Inquisition taken at Marleborough, 28th Aug., 14 Charles I [1638], before William Morse, gent., escheator, after the death of Henry Godman, by the oath of Robert Kingsman, gent., Thomas Walrond, gent., Thomas Stephens, gent., Walter Streth, gent., William Smith, gent., Richard Kingsman, gent., William Smith, junior, gent., William Woodley, gent., Stephen Johnson, gent., William Withers, gent., Christopher Lippeate, Richard Webb, Richard Mortymer, William Stanmore, John Holloway, and Nicholas Leyland, who say that

Henry Godman was seised of one water mill and one marsh thereto adjoining, and all water and other commodities to the said mill belonging, in West Shercott and Pewsey; and one messuage and one virgate of land there.

So seised, the said *Henry*, by indenture dated 21st September, 14 James I [1616], made between himself of the one part, and

John Godman, his son and heir-apparent, of the other part, for the love he bore towards the said John, and to assure a jointure to Elizabeth Banninge, now the wife of the said John, agreed that he and his heirs for ever should be seised of the said mill and marsh, and of one acre of meadow called Little Gallyacre, and 11 acre of pasture and meadow called Craballes, parcel of the said virgate of land; also of the common of pasture for one horse in the grounds of the said Henry, to the use of the said John Godman and his heirs male by the said Elizabeth; for default, to the use of the heirs male of the said John; for default, to the use of Henry Godman, son of the said Henry, and his heirs male; and for default, to the use of the right heirs of the said John; and of the said messuage and virgate of land charged with the said common, except the said acre called Gallyacre and the said pasture called Craballes, to the use of the said Henry the father for his life; after his death, the third part of the said premises to remain to the said Elizabeth for her life; and the residue thereof, together with the reversion of the said third part, to remain to the use of the said John Godman and his heirs male by the said Elizabeth; for default, to the use of the heirs male of the said John; for default, to the use of the said Henry Godman the son and his heirs male; and for default, to the use of the right heirs of the said John for ever.

All the said premises are held of *Anne Lewis*, widow, otherwise called Lady *Anne Beauchampe*, as of her manor of Pewsey, by fealty, suit at the court of the said manor, and by the yearly rent

of 12s. 4d., and are worth per ann., clear, 5s.

Henry Godman, the father, died at Pewsey, 21st January last past; John Godman is his son and next heir, and was then aged 36 years and more.

Inq. p.m., 15 Charles I, pt. 1, No. 131.

John Hungerford, esquire.

Delivered into Court 18th May, 15 Charles I.

Inquisition taken at Devizes, 27th July, 12 Charles I [1636], before Hugh White, esq., escheator, after the death of John Hungerford, esq., by the oath of William Norden, gent., Samuel White, Richard Filkes, John Steevens, Thomas Sloper, John Purnell, John Thorner, John Harves, Edward Fowle, Benedict Hancock, Giles Mills, Robert Kingsman, and Henry Bould, who say that

John Hungerford was seised of the manors of Cadman Studley alias Studley Hungerford and Dorneford Magna alias Dorneford Hungerford, with all their rights, members, and appurtenances in Cadnam, Bremble, Studley, Calne, and Dorneford; 10 acres 3 roods of land, one acre of meadow, and 2 acres of pasture in Broadtowne, in the possession of Richard Speckman for his life; one close of pasture in Cricklade called Rabbettes, containing 4 acres, in the tenure of Richard Burdge; 2 messuages and 2 closes of meadow called Culver Close and Tuckers Hey, containing one acre, and 8 acres of land in Chelworth Magna and Chelworth purva, in the tenure of Walter Kempster; one messuage in Cricklade in the possession of Richard Burge; one messuage and one orchard there and a acres of meadow in Southmeade in Cricklade, in the tenure of Richard Burge; a manor or capital messuage in Christen Malford alias Christon Malford alias Xpian Malford, with all the messuages, mills, lands, etc., thereto belonging in Christen Malford and Segry; and the manor of Chilton, co. Berks.

The said John Hungerford being so seised, a fine was levied at Westminster in the octaves of St. Hilary, 4 Charles I [1628], between John Prettyman, knt., and Walter Bourchier, esq., plaintiffs, and the said John Hungerford, deforciant, of the manors of Cadnam Studley alias Studley Hungerford and Dorneford Magna, and of 20 messuages, 10 cottages, 3 water mills, 3 dovecotes, 300 acres of land, 300 acres of meadow, 400 acres of pasture, 100 acres of wood, 100 acres of furze and heath, 20s. rent and common of pasture for all beasts in Cadnam, Bremble, Studley alias Studley Hungerford, Calne, Dorneford magna, Cricklade, Chelworth magna, Chelworth parva, Broadtowne, and Christen Malford; the manor of Chilton and 10 messuages, 200 acres of land, 10 acres of meadow, 10 acres of pasture, 100 acres of furze and heath, and common of pasture for all beasts in Chilton, whereupon the said John Hungerford acknowledged the said premises to be the right of the said John Prettiman as those which he and the said Walter had of his gift, and the same remised to them and to the heirs of the said John for ever: which said fine was levied to the uses following: -As to the capital messuage, farm, and demesne lands called Berilles, then in the possession of the said John Hungerford, situate in Studley Hungerford and Calne, and all the mills, lands, and tenements there in the tenure of Anthony Mors, baker; and all those parcels of land there called Hurst, then in the tenure of John Wickwar alias Clarke, to the use of Edward Hungerford, son and heir of the said John, for the joint lives of the said Edward and John; and after the death of one of them, then as to the capital messuage called Berills and other the premises in Studley and Calne, in the tenure of the said John Hungerford, to the use of Elizabeth Hungerford, wife of the said John, for her life; after her decease, to the use of the said Edward Hungerford and Susan Prettyman, daughter of the said John Prettyman, and the heirs male of the said John by the said Susan; for default, to the use of the said John Hungerford and his heirs male; for default, to the use of the said John and his heirs for ever. After the death of the said John or Edward, then as to the said mills, lands, and tenements in the tenure of the said Anthony Mors and John Wickwar alias Clarke, to the use of the said Elizabeth Hungerford for her life; after her decease, to the use of the said John or Edward for his life; after his decease, to the use of the said Edward and his heirs male by the said Susan; for default, to the use of the said John Hungerford and his heirs male; and for default, to the use of the said John Hungerford and his heirs for ever. As to those 2 closes of meadow and pasture called Cadnam Leazes, containing about 80 acres, situate in Cadnam and within the parish of Bremble, to the use of the said John Hungerford for the joint lives of the said John and Edward; after the death of either of them, then to the use of the said Susan for her life, in the name of her jointure; after her decease, to the use of the survivor of the said John or Edward for his life; after his decease, to the use of the heirs male of the said Edward by the said Susan; for default, to the use of the said John and his heirs male; and for default, to the use of the said John and his heirs for ever. As to the manor or mansion house with a curtilage, garden, and orchard, situate near the mill of the said John Hungerford, in Christen Malford, to the use of the said John for the joint lives of the said John and Edward; after the death of one of them, then to the use of the said Susan for the joint lives of the said Susan and Elizabeth Hungerford; after the decease of either of them, to the use of the survivor of the said John or Edward for his life; after the death of the said survivor, to the use of the said Edward Hungerford and his heirs male by the said Susan; for default, to the use of the said John and his heirs male; and for default, to the use of the said John and his heirs for ever. As to the residue of the manor of Cadnam Studley and all other the premises in Cadnam, Bremble, etc., etc., to the use of the said John Hungerford for his life; after his decease, to the use of the said Edward Hungerford and his heirs male by the said Susan; for default, to the use of the said John and his heirs male; and for default, to the use of the said John and his heirs

for ever. As to the manor of Chilton and other the premises there, to the use of the said *John*; and after his decease, to the use of the said *Edward Hungerford* and his heirs.

The manor of Cadnam and all other the premises in Cadnam and Bremble are held of Mary Countess of Westmoreland as of her hundred of Chippenham, in free and common socage, to wit, by fealty and the yearly rent of 21d., and are worth per ann., clear, £16. The manor of Studley and all other the premises in Studley and Calne are held of John Duckett, esq., as of his manor of Calne, in free and common socage, to wit, by fealty and the yearly rent of 2s., and are worth per ann., clear, £,14. The manor of Dorneford magna and all other the premises there are held of Edward Earl of Hertford as of his manor of Ambrosbury magna, in free and common socage, to wit, by fealty and the yearly rent of 2s., and are worth per ann., clear, £10. The premises in Broadtowne are held of Francis Goddard, esq., as of his manor of Cleve Pipard, in free and common socage, to wit, by fealty and the yearly rent of 6d., and are worth per ann., clear, 12d. The close of pasture in Cricklade called Rabbettes is held of - Trenchard as of his manor of Chilworth, in free and common socage, to wit, by fealty and the yearly rent of 4s. 4d., and is worth per ann., clear, 5s. The 2 messuages and 2 closes called Culvers Close and Tuckers hey in Chelworth magna and Chelworth parva are held of the King in free burgage, as of his borough of Cricklade, by the yearly rent of 12d., and are worth per ann., clear, 7s. 6d. The messuage in Cricklade in the tenure of Richard Burge is held of the King in free burgage, as of his said borough of Cricklade, by the yearly rent of 2s., and is worth per ann., clear, 5s. 6d. The messuage and orchard in Cricklade and the g acres of meadow in Southmead there are held of the Dean and Chapter of the Cathedral Church of Salisbury as of their manor of Abingdon Court, in free and common socage, to wit, by the yearly rent of 2s., and are worth per ann., clear, 2s. The manor or capital messuage and other the premises in Christen Malford and Segry are held of the King as of his manor of East Greenwich, co. Kent, in free and common socage, to wit, by fealty only, and not in chief or by knight's service, and are worth per ann., clear, 40s. The manor of Chilton and all other the premises there are held of the King as of his Castle of Windsor, co. Berks, in free and common socage, to wit, by fealty and the yearly rent of 4s. 4d., and are worth per ann., clear, f,13 15s. 4d.

John Hungerford died at Cadnam on Tuesday, 29th day of March last past; Edward Hungerford is his son and next heir, and was

then aged 35 years and more.

Elizabeth, late the wife of the said John Hungerford, still survives at Cadnam.

Inq. p.m., 15 Charles I, pt. 1, No. 132.

John Baylie.

Inquisition taken at Marlborough, 2nd August, 15 Charles I [1639], before Robert Worsham, gent., escheator, by virtue of his office, after the death of John Baylie, by the oath of Robert Kingsman, sen., Robert Kingsman, jun., Richard Glasse, Ralph Smith, Edward Hardinge, John Browne, Bartholomew Smith, Aldam Winckworth, Richard Webb, Edward West, Stephen John, John Bigges, William Lewis, Thomas Taylor, and Anthony Greenaway, who say that

John Baylie was seised of one messuage and one garden in Marlborough, and one barn and one orchard there, late in the

tenure of the said John.

The said messuage and garden are held of the King in chief by the service of the — part of a knight's fee, and are worth per ann., clear, 6s. 8d. The said barn and orchard are held of William Earl of Hertford as of his borough of Marleborough, by what services the jurors know not, and are worth per ann., clear, 2s.

John Baylie died 14th November last past; Henry Baylie is his

son and next heir, and was then aged 30 years and more.

Mary, late the wife of the said John Baylie, still survives.

Inq. p.m., 15 Charles I, v.o., No. 69.

William Lamborne.

Inquisition taken at Marlborough, 2nd August, 15 Charles I [1639], before Robert Worsham, gent., escheator, by virtue of his office, after the death of William Lamborn, by the oath of Robert Kingsman, senior, gent., Robert Kingsman, junior, Richard Glasse, Ralph Smith, Edward Hardinge, John Browne, Bartholomew Smith, Aldam Winckworth, Richard Webb, Edward Weste, Stephen Johnson, John Bridges, William Lewes, Thomas Taylor, and Anthony Greeneway, who say that

William Lamborne was seised of one messuage in Badbury, within the parish of Chisleton; 20 acres of land, 11 acres of meadow,

and 9 acres of pasture in Badbury and Chisleton to the said messuage belonging; all and all manner of tithes yearly growing upon the said premises, and one yearly rent of 2s. in Badbury.

All the said premises are held of the King in chief, by knight's service, but by what part of a knight's fee the jurors know not: they are worth per ann., clear, during the life of *Anne Lamborne*, widow, sometime the wife of *Thomas Lamborne*, deceased, brother of the said *William*, who holds the third part thereof for her dower, 13s. 4d.; after her decease they will be worth 2os.

William Lamborne died 22nd November last past; William Lamborne is his son and next heir, and was then aged 27 years and more.

Elizabeth, late the wife of the said William Lamborne, still survives at Badbury.

Inq. p.m., 15 Charles I, v.o., No. 70.

Marian Porwell.

Inquisition taken at the City of New Sarum, 27th August, 15 Charles I [1639], before Robert Worsham, gent., escheator, after the death of Marian Norwell, by the oath of John Windover, gent., George Marshall, gent., Andrew Pewde, gent., William Mundaye, Christopher Graye, William Heyes, Walter Graye, Edward Falkener, William Feltam, Edward Targett, Walter Graye, Michael Wadford, Richard Easton, and Thomas Wilson, who say that

Marian Norwell was seised of one messuage and the site of the lately dissolved Hospital or College of St. Nicholas de Vanz, in or near the City of New Sarum; and one other messuage called the Brewhouse, within the said City, without the gate there called the Castle Gate.

So seised, the said Marian Norwell and Robert Norwell, then her husband, by indenture tripartite dated 19th January, 17 James I [1620], made between themselves of two parts, and Robert Jole, of New Sarum, tanner, son and heir of the said Marian, and Joan, his wife, and Daniel Jole, elder son of the said Robert and Joan, of the other part, for the love which the said Robert Norwell and Marian bore to the said Robert, Joan, and Daniel, agreed that before the feast of Pentecost then next following they would by fine or fines assure the said premises to the said Daniel and his heirs, to the use of the said Marian for her life; and after her

decease, as to the moiety of the said messuage called the Brewhouse, to the use of the said Robert Norwell for his life, with remainders successively to the said Robert Jole for life, the said Joan for life, and to the said Daniel and his heirs for ever. As to the other moiety of the said messuage, immediately after the death of the said Marian, to the use of the said Robert Jole for life, with remainders successively to the said Joan for life, the said Robert Norwell for life, and the said Daniel and his heirs for ever. As to the site of the College of Vanz and all other the premises, after the death of the said Marian, to the use of the said Robert Jole for life, with remainder to the said Daniel and his heirs for ever.

Afterwards, to wit, in the Octaves of the Purification of the Blessed Mary, 17 James I [1620], a fine was levied at Westminster between the said *Daniel Jole*, plaintiff, and the said *Robert Norwell* and *Marian*, deforciants, of the said premises, whereupon the said *Robert* and *Marian* acknowledged the said premises to be the right of the said *Daniel* as those which he had of their gift, and the same remised and quitclaimed to him and his heirs for ever.

The messuage and site of the Hospital of St. Nicholas of Vanz are held of the King in chief, by knight's service, and are worth per ann., clear, 10s. The messuage called the Brewhouse is held of *John* Bishop of *Salisbury*, as in right of his Bishopric, by fealty and the yearly rent of 2s., and is worth per ann., clear, 5s.

Marian Norwell died 14th May, 20 James I [1622]; Robert Jole is her son and next heir, and was then aged 60 years and more.

Inq. p.m., 15 Charles I, v.o., No. 73.

Susan Titcombe.

Delivered into Court 27th June, 16 Charles I [1640].

Inquisition taken at the City of New Sarum, 27th August, 15 Charles I [1639], before Robert Worsham, gent., escheator, after the death of Susan Titcombe, late the wife of Michael Titcombe, gent., by the oath of John Windover, gent., George Marshall, gent., Andrew Pewde, William Munday, Christopher Gray, William Hayes, Walter Graye, Edward Falkner, William Feltam, Edward Targett, Walter Graye, Nicholas Woodford, Richard Easton, and Thomas Wilson, who say that

Susan Titcombe was seised of one messuage or tenement called Great Ashleys house, one dovecote, and one large pond thereto adjoining, in the parish of Bradford; 3 closes of meadow or

pasture called Barne close, Well close, and Broade meade, containing 15½ acres; 5 parcels of land or pasture called Longman, containing 25½ acres; one close of arable land called Hoggelose, containing 8 acres; 2 closes of arable land called Longcrofte and Oxon Sittinge, containing 6½ acres; one close of pasture called Budbery Great Wood, containing of acres; one close of arable land and pasture called the Newe Tyninge, containing 13 acres; one close of arable land or pasture called Ferne close, containing 5½ acres; one close of arable land or pasture called Steartes, containing 6 acres; one close of pasture or arable land called the Upper Hare Knapper, containing 6 acres; one close of meadow or pasture in a certain field called Woollies Feelde, containing 3 acres; one parcel of land lying in a field called Kingesfeeld, containing 2½ acres; 3 parcels of land lying in a certain field called Hare Knapper Feeld, containing 11 acres; 2 parcels of arable land lying in a field called Bearefield, near the church path, called Davyes acre and the Buttey lands, containing 2 acres; and 3 parcels of arable land in the said field called Bearefeelde, near the Garden Plot, containing 3 acres: all of which said premises are within the parish of Bradford; and 8 cottages in Newtowne in the parish of Bradford in the several tenures of John Harvie, John Lacye, Mary Lewes, William White, Robert Bollen, Thomas Bishopp, John Turner, and Thomas Moxham. Of whom all the said premises are held the jurors know not; they are worth per ann., clear, 20s.

Susan Titcombe died 13th April, 11 Charles I [1635]; Edward Titcombe is her son and next heir, and was then under age [exact

age not given].

Inq. p.m., 16 Charles I, pt. 1, No. 69.

Isaac Selse.

nquisition taken at Marlborough, 2nd June, 16 Charles I [1640], before John Sevior, gent., escheator, after the death of Isaac Selfe, by the oath of Thomas Sloper, gent., Robert Kingsman, jun., William Blissett, jun., John Mortimer, William Woodley, John Browne, Aldam Winckworth, Simon Hurle, Thomas Trebrett, Thomas Leynton, John May, Anthony Greenway, and William Coleman, who say that

Isaac Selfe was seised of one close of pasture called Inwood Feild, containing 20 acres, lying in Benaker within the parish of

Melksham, lately purchased of *Richard Horne*; one messuage in Newtowne within the parish of Melksham; and 4 closes of meadow or pasture to the said messuage adjoining, containing 12 acres,

lately purchased of William Brouker, esq.

So seised, the said Isaac, by indenture dated 17th February last past, made between himself of the one part, William Mandrell, of Echill Hampton, gent., and Robert Foreman, of Calne, clothier, of the other part, in consideration of a marriage then had between the said Isaac Selfe and Mary [sic], then his wife, and for the love he bore towards Anne Selfe and Judith Selfe, his daughters, agreed with the said William and Robert that he and his heirs should be seised of all the said premises to the use of him the said Isaac Selfe for his life; after his decease, to the use of the said Mary for her life; and after her decease, then as to the said close called Inwood Field, to the use of the right heirs of the said Isaac for ever; and as to the said messuage and other the premises, to the use of the said Anne and Judith Selfe and their heirs for ever.

The said *Isaac Selfe* was likewise seised of 4 messuages, one cottage, 24 acres of land, 32 acres of meadow, and 76 acres of pasture in Whitley, Benaker, and Melksham, lately purchased of the said *Richard Horne*; 2 messuages and 20 acres of pasture in Newtowne and Melksham, lately purchased of the said *William Brouker*; also of the reversion expectant upon the death of *Isaac Selfe*, sen., his father, of 6 acres of meadow and 28 acres of pasture in Whitley, Benaker, and Melksham, also purchased of the said *Richard Horne*.

The said close called Inwood Field is held of the King in chief by knight's service, and is worth per ann., clear, 10s. The said messuage in Newtown and the 4 closes of pasture thereto belonging are held of the King in chief by knight's service, and are worth per ann., clear, 6s. 8d. The other messuages and all other the premises, except one cottage, 10 acres 3 roods of pasture called Upper Hyley and Nether Hyley, parcels thereof, lying within the forest of Melksham, are held of the King in chief by knight's service, and are worth per ann., clear, during the life of the said Isaac Selfe, sen., the father, £5, and afterwards £6. The said premises above excepted called Upper and Nether Hyley are held of the King as of his manor of East Greenwich in co. Kent, by fealty, and are worth per ann., clear, 5s.

Isaac Selfe died 9th March last past. The said Anne and Judith are his daughters and next heirs, to wit, the said Anne by Anne his first wife, and the said Judith by Anne his second wife: the said Anne was aged 6 years on the 8th day of July before the death of

the said Isaac, and the said Judith 4 years on 10th November last past.

The said *Isaac Selfe*, sen., and the said *Mary*, late the wife of the said *Isaac Selfe*, jun., still survive at Melksham.

Inq. p.m., 16 Charles I, pt. 1, No. 71.

Thomas Mompesson, esquire.

Inquisition taken at the City of New Sarum, 18th August, 16 Charles I [1640], before John Sevyor, gent., escheator, after the death of Thomas Mompesson, esq., by the oath of John Windover, gent., William Munday, Edward Fawkner, Andrew Pewde, Richard Hill, John Gilbert, Thomas Senior, William Sackler, Richard Sherfield, John Barrowe, James Edmondes, George Ackrey, John Payne, John Note, and William Hayter, gentlemen, who say that

Thomas Mompesson was seised of all that capital messuage and farm of Gombledon; one cottage and one acre of land, in the possession of Thomas Tutt, to the said capital messuage belonging, situate in Gombledon, within the parish of Idmaston; also in feetail, to wit, to him and his heirs male by Katherine, his wife, lately deceased, of the manor, capital messuage or farm of Battington alias Bathampton, and in divers lands, tenements, etc., in Battington Magna, Battington Parva alias Bathampton, and Steeple Langford, now in the tenure of Robert Clarke and William Hollett, to the said manor belonging, the remainder thereof being to the right heirs of the said Thomas Mompesson for ever.

So seised, the said *Thomas*, having issue male, by indenture dated 20th September, 14 Charles I [1638], made between himself of the one part, and *Edward Nicholas*, *William Eyre*, *Edward Tooker*, esq., and *Thomas Mompesson*, son and heir-apparent of the said *Thomas* named in the writ, of the other part, in consideration of 10s. to him in hand paid, demised to the said *Edward*, *William*, and *Edward* the said premises in Gomeldon and Idmaston for 80 years, in trust nevertheless that such term should be disposed and converted to such uses as the said *Thomas*, by his will or otherwise, should appoint. And by the same indenture the said *Thomas* agreed, for the love he bore to the said *Thomas*, his son, that he and his heirs should be seised of the said premises in Battington Magna and Parva and Steeple Langford, and also of the capital messuage of Gombledon and all the premises in Idmaston, as follows, to wit, as to the said premises in Battington Magna and Parva and

Steeple Langford, to the use of Giles Mompesson, knt., brother of the said Thomas named in the writ, for his life and his heirs male; for default, to the use of John Mompesson, clerk, another brother of the said Thomas, for his life; and after his decease, to the use of John Mompesson, son and heir-apparent of the said John, and his heirs male; and for default, the remainder thereof to the right heirs of the said Thomas Mompesson, the father, for ever. As to the said premises in Gombledon and Idmaston, first, for a confirmation of the said demise of 60 years made to the said Edward Nicholas, William Eyre, and Edward Tooker; and afterwards to the use of the said Thomas Mompesson, the father, for his life; after his decease, to the use of Thomas Mompesson, the son, and his heirs male; for default, to the use of the said Giles Mompesson for his natural life; after his decease, to the use of his heirs male; and for default, to the use successively of the said John Mompesson the father, John Mompesson the son, and the right heirs of the said Thomas Mompesson the father, for ever.

Thomas Mompesson, the father, made his will at the City of New Sarum, 22nd September, 14 Charles I [1638], and thereby declared as follows:—Whereas, I have made a lease to Edward Nicholas, of Westminster, in co. Middlesex, esq., William Eyre, of Lincoln's Inn, in co. Middlesex, esq., and Edward Tooker, of Maddington, in co. Wilts, esq., of all my lands in Gombledon and Idmaston which I lately purchased of Robert Reade, of East Choldrington, in co. Southampton, gent., for 60 years to the uses of my last will: now I will that the said Edward, William, and Edward shall out of the said lease pay my debts, and shall also buy the wardship and marriage of the said Thomas, my son, and sue forth the livery of my said son; and when this has been done, I desire my said lessees to settle and convey the said lease and all other my leases and leasehold land so that the same may wholly remain to my said son after his age of 21; if he die before that time, then to the heirs of his body; but if he die without heirs, then the same to remain to such person as shall have the next immediate reversion thereof. If my said son and his heirs do not sufficiently confirm after their respective ages of 21 all the leases I have heretofore made of lands and tenements in Winterslowe, my said lease of 60 years shall not be so settled on them, but shall remain in the hands of the said trustees for the security of the persons to whom such leases were made. I make my said trustees and kinsmen my executors in trust for my said son.

The said premises in Bathampton Magna and Parva and Steeple Langford are held of the Bishop of Rochester, by fealty, and the yearly rent of 6d. or one pair of gilt spurs, price 6d., and are worth per ann., clear, f 10. The premises in Gombledon and Idmaston are held of the King in chief, by knight's service, to wit, by the 40th part of a knight's fee, and are worth per ann., clear, f 4.

Thomas Mompesson died at London, 15th May last past; Thomas Mompesson is his son and next heir by the said Katherine, and was

aged 10 years on the 4th January last past.

Inq. p.m., 16 Charles I, pt. 1, No. 74.

Richard Walrond, esquire.

Inquisition taken at New Sarum, 25th Sept., 16 Charles I [1640], before John Sevyor, gent., escheator, after the death of Richard Walrond, esq., by the oath of Richard Sherfield, gent., John Barrow, John Guidott, Thomas Wilson, Thomas Senior, John Gilbert, gent, George Acry, William Bragg, William Winbleton, Henry Judde, Thomas Wolford, George Coleman, George Batter, and Phillip Minterne, who say that

Richard Walrond was seised of 2 parts (in 3 parts to be divided) of one capital messuage in Brinckworth, late in the tenure of William Scull, and of 2 other messuages there in the several tenures of the said William Scull and William Edwards, and 100 acres of land, meadow, and pasture there, and common of pasture for all beasts in Brinckworth and Bradon; 2 parts (in 3 parts to be divided) of 30 acres of land, 15 acres of meadow, and one close of pasture called Doble Daies, containing 10 acres in Chelworth and Cricklad; 2 parts (in 3 parts to be divided) of one messuage called Oldburyes in the Leighe, and of divers lands, tenements, and hereditaments in the Leighe, Ashton Keynes, and Chelworth thereto belonging; 2 parts (in 3 to be divided) of 3 other messuages in Chelworth Magna and the Leighe, and of divers lands, etc., thereto belonging; 2 parts (in 3 to be divided) of 3 ridges of arable land in a certain close called Windmill leaze in Brinckworth; 2 parts (out of 3) of the manor of Langridge in co. Somerset, and of the advowson of the church of Langridge; one capital messuage and 3 cottages in Worle in co. Somerset, and divers lands, tenements, etc., in Worle to the same belonging.

So seised, the said *Richard Walrond*, by indenture dated the 10th July, 13 James I [1615], made between himself and *Jane*, then his wife, and *Thomas Peckstone*, clerk, of the one part, and *John Puxton* and *Philip Dawes*, gents., of the other part, in consideration

of the love he bore towards the said Jane, and for her better maintenance should she survive him, agreed with the said John Puxton and his heirs, that he (the said Richard) and Jane his wife, before the feast of St. Andrew the Apostle next following, would at their own proper costs, by fine or otherwise, convey to the said John Puxton and Philip Dawes and their heirs all the manors and lordships of Langridge and Worle, the capital messuages and demesne lands thereof, and all the messuages, lands, woods, etc., etc., to the said manors belonging: which said fine so levied should be to the sole use of the said John and Philip and their heirs. And that before the said feast the said Thomas Peckstone should prosecute a writ "de ingressu super disseisam in le post" of the said premises against the said John Puxton and Philip Dawes as tenants of the free tenement, to which said writ the said John and Philip appeared and called to warranty the said Richard Walrond, who also appeared and afterwards made default, to the intent that a common recovery should be suffered of the said premises according to the use of such recoveries: which said fine and recovery were had to the intent that it should be lawful for the said Jane Walrond immediately after the death of the said Richard, her husband, to take out of the farms and demesne lands of the said manors of Langridge and Worle, except the capital messuage and mansion house of the said manor of Langridge and the lands, houses, curtilages, gardens, and orchards thereto belonging, a certain annuity of £,50 at the four usual terms of the year, for the term of her life. If the same were in arrear at any of the said feasts, then the said Jane might enter into the said manors and distrain until the said yearly rent be paid. And as to one moiety of the said mansion house of Langridge and of the lands, etc., thereto belonging, to the use of the said Jane Walrond for her life, with remainder to the use of the said Richard Walrond and his heirs for ever. And as to the other moiety of the said house and premises and the residue of the said premises, to the use of the said Richard Walrond and his heirs for ever. Afterwards, to wit, in Michaelmas term next following, the said Richard and Jane by fine levied at Westminster conveyed to the said John Puxton and Philip Dawes and to the heirs of the said John, the said manors and lordships of Langridge and Worle, and the said Thomas Peckstone prosecuted the said writ against the said John and Philip, and a common recovery was suffered of the said premises, according to the form of the said indenture.

Richard Walrond made his will at Langridge 22nd July, 15 Charles I [1639], and thereby inter alia devised to his son Lawrence Walrond and his heirs all the premises in Worle [here given in

English as follows]:—Whereas I stand seised in fee simple of one capital messuage and 3 cottages in Worle, one croft of land called Shorteland, and 3 closes of land called Rymes, and all the lands, etc., to the said messuage belonging, heretofore parcel of the "Comandry" of Temple Combe, and sometime belonging to the late dissolved Priory of St. John of Jerusalem in England: I now give all the said premises to my son Lawrence Walrond and his heirs for ever.

The said two parts of the said capital messuage and of the said 2 messuages and other the premises in Brinckworth, are held of the lord of the manor of Lea as of his said manor, in free and common socage, by fealty and the rent of 1d., and are worth per ann., clear, 30s. The said two parts of the premises called Double Daies, in Chelworth and Cricklade, are held of the lately dissolved Priory of Martynes, in free and common socage, by fealty and the yearly rent of 7s. $9\frac{1}{2}d$., and are worth per ann., clear, 26s. 8d. said two parts of the messuage called Oldburyes, in Leigh, and of other the premises in Leigh, Ashton Keynes, and Chelworth, are held of the lord of the manor of Feresford in co. Gloucester, in free and common socage, by fealty and the yearly rent of 5s., and are worth per ann, clear, 6s. 8d. The said two parts of the said 3 messuages in Chelworth Magna and the Leigh, and of other the premises there, are held of the King as of his manor of Chelworth Magna, in free and common socage, by fealty, suit at the court of the said manor, and by the yearly rent of 20s. 1d., and not in chief, and are worth per ann., clear, 26s. 8d. The 3 ridges of arable land in Windmill leaze are held of the King by knight's service, but by what part of a knight's fee the jurors know not, and are worth per ann., clear, 12d. The said two parts of the said manor of Langridge, and the advowson of the church there, are held of the King as of his honour of Gloucester, by knight's service, to wit, by the service of 2 parts of a knight's fee, and are worth per ann., clear, f, 3 6s. 8d. The capital messuage and other the premises in Worle are held of the King in chief by knight's service, but by what part of a knight's fee is not known, and are worth per ann., clear, £,4.

The said *Richard Walrond* was not seised of any other lands or hereditaments, except 2 parts (in 3 to be divided) of one yearly rent-charge of 23s. 4d., issuing out of 2 closes called Wimoschetts and Spagmans in Chelworth, whereof he was seised in his demesne as of fee.

Richard Walrond died at Langridge 23rd February, 15 Charles I [1640]; Edward Walrond, gent., is his son and next heir, and was then aged 26 years and more.

The said Jane, late the wife of the said Richard, and the said Lawrence, son of the said Richard, still survive at Langridge.

Inq. p.m., 16 Charles I, pt. 1, No. 75.

Edward Sewster, gentleman.

Inquisition taken at Marlborough, 15th September, 16 Charles I [1640], before John Sevior, gent., escheator, to inquire whether Edward Sewster, gent., be a lunatic or not, by the oath of Robert Kingsman, gent., William Blissett, gent., Aldam Winckworth, Richard Greenefield, Samuel Wallis, Thomas Glasse, Walter Jeafries, Thomas Trebrett, Thomas Keinton, William Parrett, John Fowler, senior, John Fowler, junior, Thomas Boye, John Clements, and John Medcalfe, who say that

Edward Sewster is a lunatic, and is not capable of governing himself or his lands. He has been a lunatic since 1st September,

14 Charles I [1638].

Long before that time $Roger\ Nott$, citizen and merchant-tailor of London, was possessed of one messuage, 3 closes of pasture, called Langupshill, Bernewood, and Gustings lease, containing 180 acres, lying in Pirton, in or near the late forest of Braydon; 101 acres of pasture called the Old Lodge Hill in Cricklad, in or near the said late forest; one close of pasture called Dutchie Marshe, in Pirton, in or near the said forest; one other close of pasture there called Triangle Marshe, containing 13 acres, in or near the said forest, for the term of 60 years, beginning from the feast of the Blessed Mary the Virgin, 12 Charles I [1637], under the yearly rent of £19 14s. 3d., which said Roger is still possessed of all the said premises in trust to the sole use of the said Edward Sewster.

The said premises are worth per ann., clear, £60.

The said *Roger Nott* is also possessed in trust, to the sole use of the said *Edward*, of divers trees, woods, and underwoods standing upon the said premises, which are appraised by the said jurors at the sum of f 100.

The said *Edward Sewster* is possessed of the sum of f 800, being in the hands of the said *Roger Nott*, and also of f 20 in the hands of *William Smithes*, of London, gent.

Inq. p.m., 16 Charles I, pt. 1, No. 76.

Katherine Mompesson.

Delivered into Court 11th November, 16 Charles I.

Inquisition taken at New Sarum, 14th Sept., 8 Charles I [1632], before William Guydott, esq., escheator, after the death of Katherine Mompesson, late the wife of Thomas Mompesson, esq., by the oath of Anthony Davies, gent., John Thorpe, gent., George Acrigg, Giles Compton, Leonard Browne, Thomas Willson, John Butcher, Ralph Tomlynes, Robert Sweving, Richard Easton, Henry Paige, Thomas Wollford, Bartholomew Foster, Thomas Hurcott, and William Earleigh, who say that

Thomas Mompesson and Katherine were seised in right of the said Katherine, to wit, to her and her heirs of the moiety of the manor and lordship of East Winterslowe alias Roche Courte in East Winterslowe, Middle Winterslowe, West Winterslowe, and Alderburie.

The said *Thomas* entered into the same after his marriage with the said *Katherine*, and they had issue *Thomas Mompesson*, junior.

The said moiety of the manor of East Winterslowe is held of the King in chief, by knight's service; it is worth per annum nothing during the life of the said *Thomas Mompesson*, the father, but afterwards it will be worth per ann., clear, f 6.

Katherine Mompesson died 17th January, 5 Charles I [1630]; Thomas Mompesson, junior, is her son and next heir by the said Thomas, the father, and was then aged 13 days.

The said *Thomas Mompesson*, the father, still survives at the City of New Sarum.

Ing. p.m., 16 Charles I, pt. 1, No. 78.

Henry Maskeline.

Inquisition taken at Marleborough, 25 Aug., 16 Charles I [1640], before John Sevyor, gent., escheator, after the death of Henry Maskeline, by the oath of William Blissett, gent., John Fowler, gent., John Clements, gent., Aldam Winckworth, Edward Weste, William Farrington, John Meadecalfe, Thomas Glasse, John Fowler, jun., Thomas Keynton, Thomas Trebrett, Thomas Whittier, and William Parrett, who say that

Henry Maskeline and William Hawkins, of Malmesbury, gent., were seised to them and the heirs of the said Henry of one close of

land and pasture called Millmore and Elvers Hill, in Pirton alias Purton, containing 16 acres, late in the tenure of Joan Sistell, widow; one newly enclosed ground called the new lease, containing 28 acres; one sheepcoat thereupon built in Pirton; one meadow called the Millclose, containing 10 acres; and one other ground called Oldlands, in Pirton, containing 8 acres.

So seised, the said Henry and William, by indenture dated 28th January, 9 James I [1612], made between themselves of the one part, and Oliver Webbe, of Redborne Cheyney, gent., son and heirapparent of Edmund Webbe of the same, esq., and John Webbe, gent., another son of the said Edmund, of the other part, in consideration of a marriage then to be had between William Maskeline, gent., son and heir-apparent of the said Henry Maskeline named in the writ, and Sibilla Webbe, daughter of the said Edmund Webbe, for the advancement of the said William and his heirs male, enfeoffed thereof the said Oliver Webbe and John Webbe: to hold to them and their heirs to the sole use of the said Henry Maskeline during the joint lives of himself and the said William Maskeline, the son; after their decease, to the use of the said Sibilla for her life; after her decease, to the use of the said William Maskeline and his heirs male by the said Sibilla; for default, to the use of the heirs male of the said William; for default, to the use of Thomas Maskeline, second son of the said Henry, and his heirs male; for default, to the use of Richard Maskeline, third son of the said Henry, and his heirs male; for default, to the use of Henry Maskeline, fourth son of the said Henry, and his heirs male; and lastly, for default, to the use of the right heirs of the said Henry Maskeline, the father, for ever.

The said marriage took place 10th March, 9 James I [1612], at Pirton.

The said *Henry Maskeline* and *William Hawkins* were likewise seised to them and the heirs of the said *Henry* of one messuage called Chamberlaynes, with one dove cote and one toft called Longes, with all the lands, etc., in Pirton to the said messuage belonging, one other messuage and certain lands called Little Lands, in Pirton, late in the tenure of the said *Henry Maskeline*, and one messuage and one Mundy land or tenement called Hogges, one meadow called Parsons ham, one water-mill called Chesthill mill in Pirton.

So seised, they by indenture dated 20th February, 9 James I [1612], made between themselves and Mary, wife of the said Henry Maskeline, of the one part, and the said John Webbe and Oliver Webbe of the other part, in consideration of the said marriage between the said William Maskeline and Sibilla Webbe, enfeoffed

thereof the said Oliver and John Webbe: to hold to them and their heirs to the use of the said Henry Maskeline named in the writ for life; after his decease, to the use of the said William and his heirs male by the said Sibilla; for default, to the use of the heirs male of the said William; for default, successively in tail male to the use of the said Thomas, Richard, and Henry Maskeline, sons of the said Henry; and lastly, for default, to the use of the right heirs of the said Henry Maskeline for ever.

All the said premises are held of the King in chief by knight's service, and are worth per ann., clear, £6.

Henry Maskeline died 2nd June last past; William Maskeline is his son and next heir, and was then aged 50 years and more.

The said William Hawkins still survives at Pirton.

Inq. p.m., 16 Charles I, pt. 1, No. 80.

Robert Childe.

Delivered into Court 2nd May, 16 Charles I.

Inquisition taken at Marlborough, 24th March, 15 Charles I [1640], before John Sevyor, gent., escheator, after the death of Robert Childe, by the oath of Robert Kingsman, senior, gent., Richard Kingsman, Robert Kingsman, junior, John Clements, William Faringdon, William Blissett, John Flower, Edward Weste, Edward Perlyn, Thomas Glasse, Thomas Boy, John Fowler, William Smith, Thomas Keynton, Robert Breemeham, and John Bristow, who say that

Robert Childe was seised of 2 cottages in Hedington, late in the tenures of Henry Rudman and William Smith; one pasture there called Little Notfould, containing 2 acres; one other pasture there called Sheepe howse lease, containing 12 acres; one other pasture there called Broade lease, with the lane thereto belonging, containing 12 acres; 2 closes of meadow and pasture there, whereof one is called Coxes, containing 4 acres, and the other is called Mabley meade, containing 2 acres; one messuage there, now or late in the occupation of Robert Childe, junior, and 2 pastures called Goldstones thereto belonging; one meadow there called Davyehay, in the occupation of the said Robert Childe, junior; one other pasture there called Greate Notfield, containing 8 acres; one several meadow there, containing 2 acres, lately enclosed and divided out of the said pasture called Greate Notfield; one house newly erected upon the said meadow last mentioned, in the tenure of the said Robert Childe, junior.

So seised, the said Robert Childe, by indenture dated 17th January, 3 Charles I [1628], made between himself of the one part. and Edward Stratton, of Bremhill, gent., Thomas Sumner, of Semington, clothier, and Edward Titcombe, of Escott, clothier, of the other part, in consideration of the love he bore towards the said Robert Child, junior, and for a competent jointure to be made for Jane, then the wife of the said Robert, junior, agreed that he and his heirs would be seised of all the said premises to the uses following:—As to the said pastures called the Little Notfold and the Sheepe howse lease, to the use of the said Robert Childe, senior, for his life; after his decease, to the use of the said Robert, junior, and his heirs; for default, then to the use of the right heirs of the said Robert, senior, for ever. As to the meadows and pastures called Coxes and Mabley meade, and 1/2 acre of meadow adjoining Mabley meade, to the use of the said Robert Childe, senior, for his life; after his decease, to the use of Mary, then his wife, for her life; after her decease, to the use of the said Robert Childe, junior, and his heirs; and for default, to the use of the right heirs of the said Robert, senior, for ever. As to the messuage in the tenure of the said Robert, junior, and the pastures called Goldstones, the meadow called Davyehay, the pasture called Greate Notfeild, the meadow enclosed from the said meadow called Greate Notfeild, the house newly erected thereupon, and the cottages in the occupations of the said Henry Rudman and William Smith, to the use of the said Robert Childe, junior, and Jane, his wife, for their lives; and after their decease, to the use of the heirs of the said Robert, junior; and for default, to the use of the right heirs of the said Robert, senior, for ever. As to the pasture called Broadelease and the lane thereto belonging, to the use of the said Robert, junior, for his life; after his decease, to the use of his heirs; and for default, to the use of the right heirs of the said Robert, senior, for ever.

All the said premises are held of the King in chief, by knight's service, but by what part of a knight's fee the jurors know not, and are worth per ann., clear, 40s.

Robert Childe died 27th March last past; Robert Childe, junior, is his son and next heir, and was then aged 35 years and more.

Inq. p.m., 16 Charles I, pt. 1, No. 81.

Michael Titcombe, gentleman.

Delivered into Court 2nd May, 16 Charles I.

Inquisition taken at Marlborough, 24th March, 15 Charles I [1640], before John Sevyor, gent., escheator, after the death of Michael Titcombe, gent., by the oath of Robert Kingsman, sen., gent., Richard Kingsman, Robert Kingsman, jun., John Clements, William Farringdon, William Blissett, John Flower, Edward Weste, Edward Perlyn, Thomas Glasse, Thomas Boy, John Flower, William Smith, Thomas Keynton, Robert Bremham, and John Bristow, who say that

Michael Titcombe was seised of one messuage in Escott, and 90 acres of land, 20 acres of meadow, 30 acres of pasture, and 12 acres of wood, in Escott and Urchfounte to the said messuage belonging, lately purchased of John Ernele, knt.

So seised, the said Michael, by indenture dated 2nd January, 9 James I [1612], made between himself of the one part, and Thomas White, of Compton, clothier, Daniel Appleford, of New Inne, in co. Middlesex, gent., and John Nicholas, of Rundway, gent., of the other part, in consideration of a marriage then had between Edward Titcombe, son and heir-apparent of the said Michael and Elizabeth, his wife, daughter of the said Thomas White, and for the love which he bore towards the said Edward, agreed that he and his heirs should be seised of the said premises to the use of him the said Michael for his life; after his decease, to the use of the said Edward Titcombe and his heirs male; for default, to the use of Michael Titcombe, younger son of the said Michael named in the writ, and his heirs male; and for default, to the use of John Titcombe, son of the said Michael, the father, and his heirs male; and for default, to the use of the right heirs of the said Michael Titcombe, the father, for ever.

The said *Michael Titcombe* was likewise seised of one plot or parcel of ground in Escott, whereof one part is converted into an orchard and the other part into a meadow, containing one acre; one small meadow called Thongs, in Escott, containing one acre; one meadow there called Maggett meade, containing 2 acres; one plot or parcel of ground there containing one rood, lately enclosed out of a coppice there called Maggett coppice or Maggett wood; one meadow there called Vell meade, containing 2 acres; and one acre of land lying in the common fields of Escott called the

Church acre, which said premises were lately purchased of James Hulbert, clothier; one parcel of ground in Easterton, called Wool-

croft acre, lately purchased of John Flower, yeoman.

All the said premises purchased of the said John Ernele, knt., are held of the lord of the manor of Escott, by fealty and the yearly rent of 10s., and are worth per ann., clear, 50s. The premises purchased of James Hulbert are held of the King in chief by knight's service, and are worth per ann., clear, 8s. The parcel of ground in Easterton is held of John Grubbe, esq., as of his manor of Easterton, by fealty and suit at court, and is worth per ann., clear, 12d.

Michael Titcombe died 22nd September last past; Edward Titcombe is his son and next heir, and was then aged 50 years and more.

Inq. p.m., 16 Charles I, pt. 1, No. 83.

Benry Ludlowe, esquire.

Inquisition taken at Marlborough, 17th April, 16 Charles I [1640], before John Sevyor, gent., escheator, after the death of Henry Ludlowe, esq., by the oath of Robert Kingsman, sen., gent., Robert Kingsman, jun., gent., Walter Stretch, William Wither, Richard Webb, John Fowler, William Blissett, Thomas Glasse, Thomas Trebrett, John Biggs, Thomas Keinton, Philip Lawrence, Stephen Gilmore, Simon Hurle, John Browne, William Lewes, and Edward Weste, who say that

Henry Ludlowe was seised of the manors of Hill Deverell, Kingston Deverell, Forneux, and Tidworth; all those woods and woodlands called Sowley and Eley in Heytsbury and Sutton; the manor called Burlies Farme; one yearly rent of 20s. issuing out of certain lands and tenements in Steeple Langford, now or late in the tenure of — Mussell, esq.; the manors of Withford, West Sherborne, Kemis, and Wallopp, co. Southampton; the capital mansion house within the Park of Wythford alias Tadley Parke; the said Park of Withford alias Tadley Parke in Withford and Tadley; and the manors of Hutton Rolston and Worle, co. Somerset.

The manor of Hill Deverell is held of William Rolfe, esq., as of his manor of Heytesbury, in free and common socage, by fealty and the yearly rent of 3s. 4d., and is worth per ann., clear, £10. The manor of Kingston Deverell is held of the King as of his honour of Hampton Courte, by knight's service, to wit, by the

40th part of a knight's fee, and not in chief, and is worth per ann., clear, f.5. Of whom or by what service the manor of Forneux is held the jurors know not: it is worth per ann., clear, 6s. 8d. The manor of Tidworth is held of William Earl of Hertford as of his manor of Ambresbury, in free and common socage, by fealty and a yearly rent, and is worth per ann., clear, f.4. The woods called Sowley and Eley are held of the King in chief by knight's service, but by what part of a knight's fee is not known, and are worth per ann., clear, 26s. 8d. The manor of Deverell Hussey and the premises called Burley's Farm in Deverell Langbridge are held of James Thinne, knight, as of his manor of Deverell Langbridge, in free and common socage, by fealty and suit at the court of the said manor, and are worth per ann., clear, 4cs. Of whom or by what service the manor of Wythford is held the jurors know not: it is worth per ann., clear, £,3. The manor of West Sherborne is held of the Master and Brethren of the House of God in the town of Southampton, as of their manor of Sherburne, in free and common socage, by fealty only, and is worth per ann., clear, 5 marks. Of whom the manor of Kemis is held the jurors know not: it is worth per ann., clear, 33s. 4d. The manor of Wallopp is held of Henry Wallopp, knight, as of his manor of Over Wallopp, in free and common socage, by fealty and a yearly rent, and is worth per ann., clear, 13s. 4d. The capital mansion house within the park of Withford alias Tadley and the said park are held of Walter Bishop of Winchester, by what services is not known: they are worth per ann., clear, 40s. Of whom or by what service the manors of Hutton Rolston and Worle are held the jurors know not: they are worth per ann., clear, £10.

Henry Ludlowe died 13th October last past; Edmund Ludlowe, esq., is his son and next heir, and was then aged 30 years and more.

Ing. p.m., 16 Charles I, pt. 1, No. 85.

Giles James, gentleman.

Delivered into Court 2nd May, 16 Charles I.

Inquisition taken at Marlborough, 24th March, 15 Charles I [1640], before John Sevyor, gent., escheator, after the death of Giles James, esq, by the oath of Robert Kingsman, sen., gent., Richard Kingsman, Robert Kingsman, jun., John Clements, William Farrington, William Blissett, John Fowler, Edward Weste, Edward

Perlyn, Thomas Glasse, Thomas Boy, John Fowler, William Smith, Thomas Keynton, Robert Bremham, and John Brist w, who say that

Giles James was seised of one messuage lately built by him upon a certain parcel of arable land called the Quernes peice, situate in Sherston Pynckney; all the residue of the said land called Quernes peice, containing 20 acres; one close of pasture or arable land called Hornshill peice or Littletons peice, containing 16 acres, lately enclosed, lying in Sherston Pynckney; one close of arable land or pasture, lately enclosed, called the olde leaze piece, containing about 16 acres; 93 acres and 3 farundels of arable land in the north field of Sherston Pynckney; one close of meadow called Southmoore, containing 5 acres; one close of pasture there called Puckeridge Well, containing 16 acres; one close of pasture there called the great Southmoore, containing 8 acres; one close of meadow there called Eastmoore, containing 5 acres; about 17 acres of arable land or pasture in the south field there, lately enclosed by the said Giles James; the reversion of the close of pasture there called Willsleys leaze, containing 9 acres; the reversion of the close of pasture there called the olde leaze, containing 10 acres; the reversion of 2 closes there called Olde Wabley and New Wabley pasture, containing about 29 acres; the reversion of the close of pasture there called Filmoore, containing 16 acres; the reversion of the close of pasture there called Wabley leaze, containing 7 acres; the reversion of the close of pasture there called the olde leaze, containing about 14 acres; the reversion of the parcel of arable land lying in the north field there, called the 2 acres of arable land at Filmoore stile; the reversion of the close of pasture there called Brownynges leaze, containing 3 acres: all which premises, except one acre of arable land purchased of John Bryan of Sherston Pinckney, the said Giles James purchased of Isaac Geering, gent .: to hold the said premises whereof the said Giles was seised in reversion after the term of 60 years to John Geering, gent., demised by Thomas Geering, deceased, by indenture.

The said Giles James was likewise seised of 2 closes of pasture or arable land called Wabley's leaze, containing 20 acres, purchased by him of William Ford, late of Weston byrt, co. Glouc., deceased; 4 lots [sortia] of wood yearly to be taken in a customary wood called Silkewood lying in Sherston Magna, whereof 2 lots were bought of Henry Braye and Richard Woodrooffe, clerks, and the other of John Bruske (?), of Sherston Magna, broadweaver, and the other, of

Thomas Millard, of the same, baker.

So seised, the said *Giles James*, by indenture dated 1st September, 11 Charles I [1635], made between himself of the one part, and

Richard Talbys and John Woodlands, gents., of the other part, in consideration of a marriage to be had between the said Giles James and Mary Woodlands, daughter of the said John Woodlands, for part of her jointure, agreed that he and his heirs should be seised of the said premises to the use of him the said Giles for his life; after his decease, to the use of the said Mary for her life; after her decease, to the use of the heirs of the said Giles by the said Mary; for default, to the use of the heirs of his body; for default, then to such uses as the said Giles by his will or other deed should declare.

The said Giles was likewise seised of one messuage and one toft called Weeke Hookes in Sherston Pynckney; one close of meadow or pasture called Woodcock leaze, containing about 8 acres; one close of meadow or pasture lying near the said messuage called Hatters, containing one acre; one close of arable land called Purnells peice, containing 12 acres, in Sherston Pynckney; one close of arable land there lately enclosed upon the Gaston Ditche, containing 2 acres; one close of arable land there called the Rowe leaze, containing 4 acres, lying by the close of Widow Cowley; 3 halfacres of arable land extending by the way called Small waye on the north part; one close of arable land there called Mill peice, containing 5 acres; 4 acres of arable land called Sandy peice; one acre of arable land extending upon . . . ; 3 acres of arable land extending upon Prestway called the Longeland; acres and \frac{1}{2} acre of arable land lying scattered in the common fields of Sherston Pynckney; one close of pasture called Hyde house close wherein a house formerly stood, containing 6 acres: all which premises last mentioned were purchased of John Bryan, of Sherston Pynckney; and 7 acres of arable land in the north field there, purchased of Cuthbert Jennings.

So seised, the said *Giles*, by indenture dated — September, 12 Charles I [1636], made between himself of the one part, and the said *Richard Talboys* and *John Woodlands* of the other part, for the love he bore towards the said *Mary*, his wife, and to assure her a better jointure, and for the settling of the said premises upon themselves and their heirs, agreed that he and his heirs should be seised of the said premises to the use of him the said *Giles* for his life; after his decease, to the use of the said *Mary* for her life; after her death, to the use of his heirs by the said *Mary*; for default, to the use of the heirs of his body; and for default, to such uses as the said *Giles* by his will or otherwise should appoint.

The said *Giles* was likewise seised of one messuage and one toft and curtilage, thereto belonging in Bideston, called Upton . . ; 2 closes of pasture, whereof one called Gastons furlong contains

7 acres, and the other called Wadlynch contains 12 acres; one close of arable land called the Marsh, containing 8 acres; 2 acres of meadow lying in a meadow called Stockbridge meade in Bideston: one acre of pasture called . . . grounds; 6 acres of meadow and one farundell lying in a meadow called Weaverne meade; one coppice or wood land called Blackslow, containing of arable land lying scattered in the common fields of Bideston and Slaughtenford; one cottage, newly built Thomas Fricker, situate in the north field of Bideston; one parcel of land containing one acre, wherein the said cottage is built; 3 acres of arable land lying in the common fields of Bideston situate in the . . . of Bideston, heretofore built by John Reeves; one parcel of land, containing 20 perches, to the said messuage belonging; 5 acres of arable land lying scattered Richard Marsh; one messuage in the west field of Bideston, heretofore built by Josias Tilye; one parcel of land, containing 30 . . . of arable land, and half an acre lying scattered in the said common fields of Bideston, now in the tenure of the said Josias Tilve.

So seised, the said Giles, by indenture dated 10th March, 14 Charles I [1639], made between himself of the one part, and the said Richard Talboys and John Woodlands of the other part, for the love he bore towards the said Mary and for her more ample jointure, and for the settling of the said premises upon their children, agreed that he and his heirs should be seised of the same to the use of himself for his life; after his decease, to the use of the said Mary for her life; after her decease, to the use of the heirs of the said Giles and Mary, with remainders as above.

The said Giles was likewise seised of one close of meadow or pasture called Bynsey, containing 4 acres, in Bideston; one close of pasture called Barrowes, containing 2 acres; one close of meadow there called Walsham, having one grove of wood within it, containing 2 acres, lying at the upper end of Wewerne meade; 1½ acre of meadow there called Lott meadow, lying in the common meadow there called Weaverne meade, in three several places; one messuage in Hullavington called Edmondes, lately in the tenure of Henry James, brother of the said Giles; the reversion of one messuage, one garden, 30 acres of land, and 4 acres of meadow there, in the tenure of Lawrence Bullock for his life; 5½ acres of arable land in the north field of Sherston Pynckney, purchased of Daniel Cullimore and Mary, his wife, and John Cullimore, of Sherston Magna; 2 messuages and 2 gardens in Sherston Magna, lately purchased of Henry Braye, Susan . .; . .

lying in Sherston Magna in a street there called Court-street, purchased of Roger Powell and Edith Powell, widow; common of pasture for 6 beasts . .; . . parish of Sherston Magna, bought of Thomas Millard of the same; 3 acres of arable land in the common fields there . .; . . customary wood called Silkewood in the said parish; common of pasture for one cow and a half in the said common called the Common Wood there, bought of . . .; 7 acres of arable land, lying scattered within a close called Wably hill in Sherston Pynckney, lately enclosed by the said Giles, and bought of Isaac Geering, gent., and Katherine, his wife.

So seised, the said *Giles James* made his will at Sherston Pynckney, the 27th day of December, 15 Charles I [1639], and thereof made the said *Mary*, his wife, executrix, and thereby bequeathed to her the said 7 acres in Wably Hill close, and the said 5½ acres bought of the said *Daniel Cullymoore*, *Mary*, his wife, and *John Cullymoore*, for her life.

The messuage newly built in Sherston Pynckney, and all the premises there bought of Isaake Geering, the said 7 acres excepted, are held of John Scrope, esq., as of his manor of Castle Combe, by knight's service, and are worth per ann., clear, 40s. The said messuage called Weedehookes and all the premises bought of John Bryan, and the close of pasture called Wabley . . . are held of the said Isaac Geering, gent., as of his manner of Sherston Pynckney, by fealty, suit at court, and the yearly rent of 1 lb. of cummin, and are worth per ann., clear, 10s. The 7 acres bought of Cuthbert Jennynges and the said 51/2 acres bought of Daniel Cullimore and his wife are held of the said Isaac Geering, as of his said manor, by fealty and suit at court, and are worth per ann., clear, 5s. The premises in Bideston purchased of Thomas Tuckey, except half an acre lying in Gaston furlong close, 5\frac{1}{2} acres in Wadlynch close, and one acre of land in Awse furlong in the tenure of the said Thomas Fricker, are held of Henry Thynne, esq., as of his manor of Bideston, by fealty, suit at court, and the yearly rent of 13s. 4d., and are worth per ann., clear, 2os. The closes called Bynsey, Barrowes, and Walsham, and the acre of meadow called Lott meadow, lately bought of Thomas Blanchard, are held of the said Henry Thynne, esq., as of his said manor, by fealty and suit at court, and are worth per ann., clear, 100s. The said halfacre in Gaston furlong, 5½ acres in Wadlynch close, and one acre in the tenure of Thomas Fricker (above excepted), are held of the King in chief by knight's service, but by what part of a knight's fee is not known, and are worth per ann., clear, 3s.

All the premises in Hullavington, bought of Hanry James, are held of Thomas Ivye, gent., as of his manor of Hullavington, by fealty, suit at court, and the yearly rent of 3s. 4d., and are worth per ann., clear, 10s. The said premises in the tenure of the said Lawrence Bullock are held of the said Thomas Ivve, as of his said manor, by fealty and suit at court, and are worth per ann., clear, nothing during the life of the said Lawrence, but afterwards 10s. All other the premises in Sherston Magna are held of William Earl of Hertford, as of his manor of Sherston Magna, by fealty and suit at court, and are worth per ann., clear, 2s. The said 7 acres of land devised to the said Mary for her life are held of the King in chief by knight's service, but by what part of a knight's fee the jurors know not, and are worth per ann., clear, 3s. The said closes of pasture whereof the said Giles was seised in reversion, to wit, Wilsley's leaze, Olde leaze, old Wabley and New Wabley pasture, Filmoore, Wabley leaze, olde leaze, 2 acres at Filmoore stile, and Brownynges leaze, now in the possession of the said John Geering for the residue of the said term of 60 years, are worth per ann., nothing during the said term, but afterwards they will be worth 20s.

Giles James died 7th February last past at the City of Gloucester; Woodland James is his son and next heir, and was then aged 2 years 11 months and 17 days, and not more.

The said Mary James still survives at Sherston Pynckney.

Ing. p.m., 16 Charles I, pt. 1, No. 88.

[This Inquisition is in a deplorable condition, torn in several places, creased in others, and quite illegible in parts.]

Richard Organ, esquire.

Delivered into Court 29th April, 16 Charles I.

Inquisition taken at Marlborough, 21st Jan., 15 Charles I [1640], before John Sevyor, gent., escheator, after the death of Richard Organ, esq., by the oath of Robert Kingsman, gent., William Gough, William Blissett, Thomas Glasse, Philip Lyddeard, Joseph Blacke, Nathaniel Winter, William Farington, John Chandler, Thomas Keinton, Edward Smith, Stephen Webb, and John Clemente, who say that

Richard Organ was seised of one mansion house situate in Chepinge Lamborne, co. Berks, commonly called the Place Howse,

and one close of meadow or pasture there called the Court Close lying near the said mansion, and one parcel of ground called Honylands, adjoining the said close; 8 virgates of land called the Place land or the demeasne lande of Chepinge Lamborne, dispersed in several places in the fields of Chepinge Lamborne; all that sheepcote and sheepwalk or several slade called Thorneslade there; all that sheepcote and sheepwalk upon the slades and fields of Aishold and Farnecombe; one windmill lying in the south-west field of Cheping Lamborne; one parcel of ground whereupon the said mill stands, and 2 acres of land used with the same; one messuage called Wanbridge in Chepinge Lamborne, sometime in the possession of Thomas Dauntry, tailor; one close of meadow or pasture adjoining the said messuage, and half a virgate of land lying in the common fields thereto belonging: all which premises were lately purchased of Edward Goddard, gent.; one messuage situate in South Marston (co. Wilts), and all those grounds afterwards mentioned thereto belonging lying in South Marston, Stanton Fitzwarren, to wit, one pasture called Burges leaze, one meadow called the great meadow, one meadow called the little meadowe, one pasture called ground, one meadow called the Hammes, the moiety of one meadow called Ratkins Hamme, one pasture called the Highe Moore, one other ground of pasture and meadow abutting upon Pathlye, and one acre of land lying in the fields of Staunton near the Sandpits: which said messuage and premises last mentioned were in the tenure of William Bennett; one messuage called Wyninges situate in South Marston, and all those arable lands thereto belonging lying in the common fields there, containing 34 acres, and half an acre of meadow in Heardmeade; all those several grounds of pasture and meadow there hereafter mentioned, to wit, one several ground of pasture and meadow lately divided into three parts. called Wynnings or Harrises leaze, one plot of meadow lying near the waterside at the lower end of the said ground called Harrises Hammes, one meadow lying near the said mansion house called Wynnings, called Home meadowe close, one "plecka" of meadow at Ratkins Hamme, the moiety of one parcel of meadow called Didpitt alias Dudpitt and the after leaze of the said meadow every second year: which said premises last mentioned were late in the tenure of William Avenell; all that pasture lying in Walcott within the parish of Swyndon called the North leaze, one pasture there called Home leaze, one parcel of meadow there called Newe meade; all those grounds there called Chauntrey greene and Brownes Close, one plot of meadow lying in a certain meadow

there called Bisham meade, and the first crop [vestura] of one plot of meadow lying in a certain meadow in Walcott called Lasenham meade: all which premises were late in the tenure of Robert Tuckeye, butcher; one messuage and one virgate of land, parcel of the manor of Staunton Fitzherbert, called Jacksons, late in the tenure of Katherine Jackson, widow.

So seised, the said Richard Organ, by indenture tripartite dated 1st April, 10 Charles I [1634], made between him the said Richard and Lucy, his wife, of the one part, Leonard Tillott, of London, gent., and James Hearon, of Abingdon, co. Berks, gent., of the second part, and Thomas Radcliffe, of the University of Oxford, gent., and William Burges, of the City of Westminster, co. Middlesex, gent., of the third part, in consideration of the love the said Richard bore to the said Lucy, and for the better assurance of her jointure, agreed with the said Leonard Tillott and James Heron and their heirs that he and the said Lucy, before the end of Trinity Term then next following, by fine or other good conveyance would assure to them all the said premises: which said fine should be to the use of the said Leonard and James and their heirs so that a common recovery should be suffered of the premises before Midsummer(?) next following against the said Leonard and James. Afterwards, to wit, in three weeks from Easter, a fine was levied at Westminster between the said Leonard Tillott and James Heron, plaintiffs, and the said Richard Organ and Lucy, deforciants, of all the said premises, whereby the said Richard and Lucy acknowledged the same to be the right of the said Leonard and James, as those which they had of their gift, and the same remised and quitclaimed to them and their heirs for ever. Afterwards certain common recoveries were suffered of the premises, to the following uses:—As to the said capital messuage called the Place house, the ground called Honylandes, the 8 virgates of land called the Place lands, the said several sheepcote and sheepwalk in the fields of Aishfold, the said windmill, the plot of ground whereupon the said mill stands, 2 acres of land used with the same, . . . the said close of meadow and half a virgate of land to the said messuage belonging, the said messuage , 34 acres of land lying in the common fields of South Marston to the said messuage called Wynnings belonging . ., . in Hardmeade, the said several grounds of pasture and meadow called Wynnings or Harrises leaze, the plot of meadow lying near the waterside, the said meadow called Home meade close, the said "pleck" of meadow at Ratkins Hamme, the moiety of one meadow called Dudpitt, and the after leaze of the said meadow every second year, the pasture in Walcott called North leaze, the pasture there

called Home leaze, the pasture there called Newe meade, the grounds called Chantrey greene and Brownes Close, the plot of meadow in Bisham meade, and the first crop [vestura] of the meadow called Lasenham mead—to the use of the said Richard Organ and Lucy for their lives; after their decease, to the use of the heirs of the said Richard by the said Lucy; for default, to the use of the heirs of his body; and for default, to the use of the right heirs of the said Richard for ever. As to the residue of all the said premises, to the use of the said Richard Organ and his heirs male; and for default, to the use of the right heirs of the said Richard for ever.

The said *Richard Organ* was likewise seised of one coppice or wood-ground, containing . . . in the parish of Lamborne, called Walles Coppice.

So seised, the said *Richard*, by indenture dated 21st May, . . . made between himself of the one part, and *Samuel Dunch*, of Pasey, co. Berks, of the other part, for the love he bore towards the said *Lucy* his wife, and for her better maintenance should she survive him, agreed with the said *Samuel* and his heirs that he would be seised of the said premises for his life; and after his decease, to the use of the said *Lucy* for her life, with remainder . . . [A large piece is torn out of the document just at this point.]

The said *Richard Organ* was likewise seised of one messuage and of several closes of pasture or meadow, containing 10 acres, situate within the tything of Hadley in the parish of Cheping (?) and to *Robert Adams*.

So seised, the said *Richard* made his will the 16th day of . . . and thereby bequeathed as follows:—I give to the poor of the parish of Chepinge Lamborne, wherein I was born, an annuity of £6 13s. 4d yearly issuing out of . . . a meadow and pasture ground called Edwards Leaze lying in Lamborne Woodlands in the said parish of Chepinge Lamborne.

The said *Richard Organ* was likewise seised of one messuage in Chepinge Lamborne (?) in a certain street there called Frog-lane, and half an acre of meadow and 4 acres of land in Lamborne to the said messuage belonging, lately in the occupation of; and of one barn and 44 acres of land, half an acre of land parcel thereof called Mathewes and the residue thereof called Rogers and Denbies, situate in the common fields of Chepinge Lamborne, Bockhampton, and Eastbury *alias* Isbury; one acre of land in Chepinge Lamborne, near a certain place there called Brodegapp; one close of pasture and arable land lying in a certain place called

Highmore in South Marston, containing 13 acres; one close of meadow and pasture in South Marston in a certain place there called Hunksell, containing 12 acres; and of the office of surveyor of the lands and tenements of the almshouse of *John Isbury*, of Lamborne; and of the advowson, free gift, and right of patronage every second term of the parish church of Staunton next Highworth.

The capital messuage and other the premises in Chepinge Lamborne purchased of the said Edward Goddard are held of William Lord Craven in free and common socage, and are worth per ann., clear, 60s. The messuage and all other the premises in South Marston and Staunton late in the tenure of the said William Bennett are held of the King in chief by knight's service, and are worth per ann. (clear) 60s. The said messuage called Wyninges and all other the premises in South Marston in the tenure of William Avenell, and all other the premises there, are held of by knight's service, and are worth per ann., clear, to wit, the said premises limited for the jointure of the said Lucy 40s, and the residue 20s. The said premises in Walcott are held of Sherington Talbott, esq., as of his manor of Walcott, in socage, by fealty only, and are worth per ann., clear, 20s. The said premises called Jacksons are held of the King in chief by knight's service, and are worth per ann., clear, 10s. The coppice called Walles Coppice is held of the said William Lord Craven in free and common socage, and is worth per ann., clear, . . . s. The premises in Hadley called Edwards leaze are held of the said William Lord Craven in free and common socage, and are worth per ann., clear, 5s. The said barn and other the premises in Chepinge Lamborne, Beckhampton, and Eastbury are held of Thomas Garrard, esq., farmer of the manor for the Dean of St. Paul's, London, as of his manor of Lamborne, in free and common socage, to wit, the said barn, parcel of the said 44 acres, and the said half-acre called Mathewes, by fealty, suit at court, and the yearly rent of 12d., and the residue of the said 44 acres and the half-acre called Rogers and Denbies, by fealty, suit at court, and the yearly rent of 4s. 2d., and are worth per ann., clear, 20s. The said messuage in Lamborne in a street there called Froglane (?), and all other the premises in Lamborne and Chepinge Lamborne, are held of the said William Lord Craven in free and common socage, by fealty, suit at court, and the yearly rent of 12d., and are worth per ann., clear, 5s. The said office of surveyor is not held of anyone, and is worth per ann., clear, 12d. The advowson of the church of Stanton is held of the King in chief by knight's service, and is worth nothing.

Richard Organ died 6th August, 14 Charles I [1638], without

heirs; John Organ, gent., is his brother and next heir, and was then aged 60 years and more.

The said Lucy, late the wife of the said Richard, still survives at Chepinge Lamborne.

Inq. p.m., 16 Charles I, pt. 1, No. 89.

[This document is in a terribly dilapidated condition.]

John Davenant, Bishop of Salisbury.

Inquisition taken at the City of New Sarum, 13th October, 17 Charles I [1641], before William Bowles, gent., escheator, after the death of the Most Reverend in Christ John Davenant, Bishop of Salisbury, by the oath of John Benger, John Windover, Maurice Greene, jun., Rowland Tailor, William Hayter, Arthur Sanders, John Butcher, Thomas Batter, jun., William Mundy, William Sacker, William Barfote, Henry Langford, John Percivall, John Beckam, William Mattockes, George Shergoll, and William Slan, gentle-

men, who say that

William Stanter, of Landford, gent., and Mary, his wife, and John Stanter, gent., son and heir of the said William, and Martha, his wife, by their charter tripartite dated 1 June, 1638, made between themselves of the first part, John Davenant, Bishop of Salisbury, of the second part, and Francis Parry, of the Close, Salisbury, gent., and John Leigh, of the City of New Sarum, gent., of the third part. granted and confirmed to the said Francis Parry and John Leigh and their heirs all their manor and site of the manor of Langford, and all the messuages, houses, buildings, gardens, lands, mines, quarries, woods, right of common in the New Forest, etc., etc., thereto belonging; also the advowson, free gift, and right of patronage of and to the parish church of Langford; and all other their lands, tenements, and hereditaments in Langford: all which said premises were in the tenure of the said William Stanter and John Stanter; also the reversions, remainders and yearly profits, rents and services of all the said premises: to hold to them and their heirs to the sole use of the said John Davenant and his heirs for ever, in free and common socage, by fealty only.

Richard Bartlemewe, of Bickton within the parish of Fordingbridge, co. Southampton, esq., Elianor, his wife, and William Bartlemewe, son and heir-apparent of the said Richard, by charter quadripartite dated 21st December, 1632, made between themselves of the one

part, the said John Davenant of the second part, the said Francis Parry and John Leigh of the third part, and Richard Goddard, of the City of New Sarum, esq., and William Ireland, of Westminster, co. Middlesex, esq., of the fourth part, conveyed to the said Francis Parry and John Leighe and their heirs for ever all the manor of Bickton, with its rights and members situate in the parishes of Gorely, Fordingbridg, and Bremor, and all the messuages, houses, buildings, gardens, orchards, mills, lands, mines, quarries, woods, etc., etc., etc., to the said manor belonging; also the reversions, remainders, yearly rents, etc., of all the said premises: to hold to the said Francis Parry and John Leigh and their heirs for ever, to the sole use of the said John Davenant, Bishop of Salisbury, and his heirs for ever, in free and common socage, by fealty only.

The manor of Lanford and other the premises there are held of the Earl of Arundell by fealty only, and are worth per ann., clear, \pounds_4 17s. 10d. The manor of Bickton and other the premises there are held of the King as of his Earldom of Salisbury, by fealty only,

and are worth per ann., clear, f, 10.

John Davenant, Bishop of Salisbury, died 20th April last past; Edward Davenant, of Gillingham, co. Dorset, Professor of Sacred Theology, is his kinsman and next heir, to wit, elder son of Edward Davenant, gent., likewise deceased, who was the elder brother of the said John Davenant, and was then aged 40 years and more.

Inq. p.m., 17 Charles I, pt. 1, No. 47.

Richard Morden, gentleman.

Inquisition taken at Marlborough, 2nd April, 17 Charles I [1641], before William Bowles, esq., escheator, after the death of Richard Norden, late of Rowde, gent., by the oath of George Mortimer, gent., Edward Gillmore, John Smith, William Blissett, William Withers, John Hulett, John Wine, John Porter, Edward Johns, Thomas Kenton, Christopher Lipyat, John Fowler, Richard Grinfield, William Purrier, Thomas Treberet, Nicholas Knapp, William Parrat, and John Medcalfe, who say that

Richard Norden was seised of 3 several closes of pasture called the Shiphouse Closes, containing 25 acres, situate in Stanley within the parish of Chipenham, now or late in the tenure of John Godwin; 4 acres of arable land situate within the parish of Rowde, in a certain field there called the Middlefield, in a certain furlong there called Slatfurlonge on the west side of a certain meadow

called Raymeade: which said premises last mentioned were the heritage of William Longe and afterwards of Thomas Shell; the manor and farm of Badbury lying within the parish of Chiselden, in the tenure of William Bennett; 26 acres of arable land in Southdowne field within the parish of Liddenton, now or formerly belonging to the manor and farm of Medborne within the parish of Liddenton; one close of meadow called Foremeade, containing 48 acres; one other close of meadow called Corsickle, together with a small parcel of meadow thereto adjoining, containing in the whole 10 acres; one other close of pasture lately divided into two parts, called the Plaine, containing 70 acres; one close of pasture called Gainehill alias the Fearneleaze, containing 50 acres: all which premises last mentioned are situate in Badbury within the parish of Chiselden; one messuage and tenement in Badbury and Broome in the tenure of Oliver Crooke; one cottage in Badbury in the tenure of Simon Pope; one close of pasture lately divided into two parts, called Waxhill, containing 50 acres; one close of meadow called Close Lake, containing 6 acres; one close of meadow called Newmeade, containing 7 acres; one close of pasture called North Close, containing 10 acres: all which said premises last mentioned are situate in Badbury Weeke, within the said parish of Chiselden, and are now in the tenure of Anthony Bristowe; all and all manner of tithes of grain, hay, wool, and lambs, yearly growing upon all the said premises in Chiselden, Badbury, Badbury Weeke, Broome, and Liddington; and all tithes of grain, hav, wool, and lambs, yearly renewing upon a close called Greenehill, in Badbury, in the tenure of Robert North alias Hardinge; also of the manor and rectory of Rowde, lying in Rowde, in feetail, to wit, to him and his heirs male, with remainder to John Norden, gent., his brother and his heirs for ever.

The premises called the Shiphouse closes are held of the King as of his manor of East Greenwich, co. Kent, in free and common socage, to wit, by fealty and the yearly rent of 2s. 6d., and not in chief or by knight's service, and are worth per ann., clear, 5s. Of whom or by what service the premises lying within the parish of Rowde are held the jurors know not: they are worth per ann., clear, 12d. All other the premises above mentioned are held of the King in chief by knight's service, and are worth per ann., clear, £10.

Richard Norden died in London, in the parish of St. Dunstans in the West, on the 17th day of February last past, without heirs of his body; the said John Norden is his brother and next heir, and was then aged 28 years and more.

Inq. p.m., 17 Charles I, pt. 1, No. 43.

William Parper.

Delivered into Court 5th November, 17 Charles I.

Inquisition taken at Marlborough, 3rd Oct., 15 Charles I [1639], before Robert Worsham, gent., escheator, after the death of William Harper, by the oath of Robert Kingsman, sen., gent., Robert Kingsman, jun., gent., Richard Kingsman, Edward Weste, Richard Webbe, John Browne, Thomas Trebrett, William Burden, Thomas Coster, Richard Stephens, Richard Mortimere, and Walter Stretch, who say that

William Harper was seised of 10 acres of pasture in the Leighe and Forrest of Braydon, which are held of the King in chief by

knight's service, and are worth per ann., clear, 5s.

William Harper died 26th November, 11 Charles I [1635]; Robert Harper is his son and next heir, and was aged 11 years on the 16th day of February last past.

Dorothea Harper, late the wife of the said William Harper, still survives at Leighe: she has taken the profits of the premises from his death up to the present time.

Inq. p.m., 17 Charles I, pt. 1, No. 54.

Edmund Archard alias Archar.

Inquisition taken at Marlborough, 7th May, 17 Charles I [1641], before William Bowles, gent., escheator, after the death of Edmund Archard alias Archar, of London, leather-seller, by the oath of Robert Kyngsman, Edward Gillmoore, John Smyth, Richard Filkes, Walter Blanchett, Christopher Lippiatt, Thomas Keynion, William Blissett, Thomas Hurlebatt, Samuel Wallys, Thomas Trebert, John Wynde, William Purryer, Richard Grinfield, jun., Francis Freeman, and William Parratt, who say that

Nicholas Archar, father of the said Edmund, was seised, inter alia, of one water grain mill and one fulling mill commonly called

Cannops Mill, situate in Borton Hill.

So seised, the said *Nicholas*, by indenture dated 1st July, 20 James I [1622], and made between himself of the one part, and *John Yewe*, *Thomas Wayle*, and the said *Edmund Archer* of the other part, granted and sold to the said *John*, *Thomas*, and *Edmund* the said mills, to the sole use of them and their heirs for ever.

So seised, the said John Yewe, Thomas Wayte, and Edmund Archar, by another indenture dated the said day and year, made between the said Nicholas Archar and Richard Fisher, of the Inner Temple, London, esq., of the one part, and themselves of the other, reciting that whereas the said Nicholas by his aforesaid bargain and sale witnesses that the true cause thereof was as well for the payment of his debts as follows: -£120 to the said John Yewe, £40 to the said Thomas Wayte, £,20 to the said Edmund Archar, £20 to the said Richard Fisher, £10 to John Barker, of Bristol, merchant, £10 to Richard Oliver, of Leighe, gent., and £13 13s. 4d. to Edward Wayte, of Malmsbury, mercer, all which sums by the agreement of all the said parties were to be paid after the death of the said Nicholas Archar and Margaret, his wife, or after the sale of the said premises by the said John Yew, Thomas Wayte, and Edmund Archer, which should first happen—as for the payment of £,40 to William Jones, of the City of Gloucester, gent., and £20 to Thomas Jacobs, of Vasterne, gent., for which two last recited sums Henry Archar, son of the said Nicholas, was bound in two several obligations; and that the said John Yewe, Thomas Wayte, and Edmund Archar, on their part promised faithfully to make the said payments, to sell the said premises, and to give the overplus (if any) to the said Nicholas and Margaret for their lives, and after their decease, to pay to Henry, William, Mary, Rebecca, and Jane, their children, the following sums if the money will suffice, namely, £20 each to the said Henry, William, and Mary, and £ 10 each to the said Rebecca and Jane.

The said mills are held of the King in chief by knight's service, but by what part of a knight's fee the jurors know not, and are

worth per ann., clear, 10s.

Nicholas Archar died 23rd February, 1626, at Malmsbury, and Edmund Archar died on the 28th January, 6 Charles I [1631], in London; Edmund Archar is his son and next heir, and was then aged 9 years and 27 days.

Inq. p.m., 17 Charles I, pt. 1, No. 60.

William Porden, gentleman.

Delivered into Court 5th June, 17 Charles I [1641].

Inquisition taken at Devizes, 18th July, 14 Charles I [1638], before William Morse, gent., escheator, after the death of William Norden, late of Rowde, gent., by the oath of Henry

Miles, Thomas Stratton, Thomas Michell, William Smith, Thomas Sloper, William Giddings, Edward Fowle, Christopher Platt, Thomas Hart, gent., Edmund Potter, John Sloper, John Holloway, William Church, James Pope, and William Paine, who say that

William Norden was seised of 3 several closes of pasture called the Shiphouse Closes, containing 25 acres, situate in Stanley, now or

late in the tenure of John Godwyn, etc., etc.

[All the lands mentioned in this Inquisition are exactly like those given in that of *Richard Norden*, 17 Charles I, pt. 1, No. 43: they are held of the same and are worth per annum exactly the same, so it is not necessary to reprint it.]

William Norden died at Rowde 7th November; Richard Norden, gent., is his son and next heir, and was then aged 27 years

and more.

Inq. p.m., 17 Charles I, pt. 1, No. 61.

Thomas Walter.

Inquisition taken at Marlborough, 7th May, 17 Charles I [1641], before William Bowles, gent., escheator, after the death of Thomas Walter, by the oath of Robert Kingsman, gent., Edward Gilmore, gent., John Smith, Richard Filkes, Walter Blanckett, Christopher Lypieatt, jun., Thomas Kempton, William Blissett, Thomas Hurlebatt, Samuel Wallis, Thomas Treibrett, John Wynde, William Purryer, Richard Grinfield, jun., Francis Freeman, and William Parratt, who say that

Thomas Walter was seised of one messuage, one garden, one orchard, 40 acres of land, 6 acres of meadow, 30 acres of pasture, and common of pasture for all beasts in Shaw in the parish of Tockenham Wicke called Ileshold; 2 closes of meadow or pasture called Kentsmeade and Sharpclose; one close of meadow or pasture called Millhayes; one close of meadow called Westmeade in Tockenham Wicke; one close of meadow and pasture there called Odyes close alias Odyes Plecke, containing 2 acres; $4\frac{1}{2}$ acres of land there in a certain field called Homefield; $3\frac{1}{2}$ acres of land and 8 acres of meadow there, in a certain field called the Farther field, purchased of Robert Coles; one messuage, 16 acres of land, and 18 acres of pasture there, now in the tenure of Robert Coles, who holds the said tenements last mentioned by copy of the court-rolls of the manor of Tockenham Wicke for his life.

So seised, the said *Thomas Walter* made his will the 14th day of January last past, and thereby devised to *Sybil*, then his wife, the said 4 closes called Millhayes, Kentsmeade, Sharpeclose, and Westmeade, to hold until *John*, his son and heir-apparent, should attain the age of 21 years; if he died before that age without heirs his said wife was to hold the said premises for her life; and after her death the same to remain to the issue of the said *John* (if any); and in default, to the two sons of *Christopher Walter*, deceased, brother of the said *Thomas Walter*, and to their heirs for ever. And he willed the residue of his lands in Tockenham, except those which he purchased of the said *Robert Coles*, to the said *Sybil* for her life.

The premises called Ilesholds are held of the King in chief by knight's service, and are worth per ann., clear, 20s. The closes called Kentsmeade, Sharpclose, Millhayes, and Westmeade are held of William Wallis, esq., as of his manor of Tockenham Wicke, in free and common socage, by fealty and the yearly rent of 7s., and are worth per ann., clear, 10s. All other the premises are held of the King in chief by knight's service, and are worth per ann., clear, to wit, the said premises purchased of the said Robert Coles, 10s., and the residue nothing during the life of the said Robert Coles, but after his decease they will be worth 13s. 4d.

Thomas Walter died on the 16th day of February last past; John Walter is his son and next heir, and was aged 14 years on the last day of May last past.

The said Sybil still survives.

Ing. p.m., 17 Charles I, pt. 1, No. 62.

Ferdinand Hughes, gentleman.

Inquisition taken at Marleburgh, 7th May, 17 Charles I [1641], before William Bowles, gent., escheator, after the death of Ferdinand Hughes, late of Bromham, gent., by the oath of Robert Kingsman, sen., gent., Edward Gilmore, gent., John Smith, Richard Phelpes, Walter Blanchett, Christopher Lipyatt, Thomas Kimpton, William Blissett, Thomas Hurlebatt, Samuel Wallis, Thomas Trebrett, John Wynd, William Purryer, Richard Grinfield, jun., Francis Freeman, and William Parratt, who say that

Ferdinand Hughes was seised of one messuage and tenement, 2 water grain mills, one toft, one orchard, 40 acres of arable land,

10 acres of meadow, 40 acres of pasture, and 4 acres of wood, situate in Bromham and Rowde, late in the tenure of the said Ferdinand Hughes, and the capital messuage and farm of Forde in the parish of Bromham, late in the tenure of the said Ferdinand.

So seised, the said Ferdinand, by indenture dated 23 December, 17 James I [1619], made between himself and Anne, his wife, of the one part, and John Hughes, deceased, by the name of John Hughes, son and heir-apparent of the said Ferdinand, of the other part, for a competent jointure to be made for the said Anne, and also in consideration of the love which the said Ferdinand bore towards the said John, and towards Jeremiah Hughes and James Hughes, his sons, agreed with the said John that he would be seised of all the said premises to the following uses:—As to the said messuage and other the premises in Bromham and Forde, to the use of the said Ferdinand and Anne for their lives, in the name of jointure for the said Anne; after their decease, to the use of the said John Hughes and his heirs male; for default, to the use of the said Jeremiah Hughes and his heirs male; for default, to the use of the said James Hughes and his heirs male; and for default, to the use of the right heirs of the said Ferdinand for ever. As to the said capital messuage and farm of Forde, to the use of the said Ferdinand for his life; after his decease, to the use of the said John Hughes and his heirs male; for default, to the use of the said Jeremiah and his heirs male; for default, to the use of the said James and his heirs male; and lastly for default, to the use of the right heirs of the said Ferdinand for ever.

All the said premises are held of Edward Baynton, knight, as of his manor of Bromham, by fealty, suit at court, and the yearly rent

of 19s. 4d., and are worth per ann., clear, £,14.

The said Anne Hughes died and April, 12 Charles I [1636]. The said John Hughes died in the lifetime of the said Ferdinand, to wit, on the 2nd day of January, 14 Charles I [1639]; after his death, the remainder of the said premises descended to Ferdinand Hughes as his son and heir male.

Ferdinand Hughes (named in the writ) died 10th April, 16 Charles I [1640]; the said Ferdinand is his kinsman and next heir, as also the son and next heir of the said John, and was then aged 14 years

3 months and 18 days.

Ing. p.m., 17 Charles I, pt. 1, No. 64.

Richard Dickes, clothier.

Inquisition taken at Marlebrough, 21st Sept., 17 Charles I [1641], before William Bowles, gent., escheator, after the death of Richard Dickes, clothier, by the oath of Robert Kingsman, gent., John Smith, William Blissett, Francis Freeman, Christopher Lippeyatt, Thomas Treberett, Richard Greenefield, jun., Thomas Glasse, William Parrett, Thomas Keynton, John Fowler, sen., Robert Kingsman, jun., William Smith, John Fowler, jun., and Edward West, who say that

Richard Dickes was seised of one messuage and half a virgate of land in Turlinge; one fulling-mill in Stoke, late of Mary Burgis; one parcel of enclosed land called Rakehay, lying at the north end of the said mill, and all the ponds [stagnis], waters, weirs, fishings, and free fisheries to the said mill belonging, and the fishing of the river Avon there; one tenement and farendel of land in Stoke, sometime of Thomas Woodward; half an acre of arable land, 5 acres of meadow, 8 acres of pasture, and 4 acres of wood there, late in the tenure of Richard Deverell; one other messuage and one virgate of land in Winsley and Turlinge, sometime in the tenure of Richard Huntley; and one inn in Reading, co. Berks, called the Beare.

All the said premises in Turlinge, Stoke, and Winsley are held of the King in chief by knight's service, and are worth per ann., clear, 30s. Of whom or by what service the said inn called the Beare is held the jurors know not: it is worth per ann., clear, 10s.

Richard Dickes died 24th October, 15 Charles I [1639]; Richard Dickes is his son and next heir, and was then aged 50 years and more. Jane Dickes, late the wife of the said Richard, still survives at Turlinge.

Ing. p.m., 17 Charles I, pt. 1, No. 64.

Thomas Milde, gentleman.

Inquisition taken at Devizes, 23rd August, 18 Charles I [1642], before Richard Mason, esq., escheator, after the death of Thomas Wilde, gent., by the oath of Robert Kingsman, gent., Will Roberds, gent., Edmund Potter, William Purrier, William Parrett, Stephen Flower, Richard Greenfield, Thomas Engles, Thomas Flower, Thomas Jonson, Giles Mills, Richard Clarke, Amos Hoope, and Philip Stronge, who say that

Thomas Wilde was seised of one capital messuage, tenement, and farm, situate within the parish of Yatton Keynell, commonly called Keynes Farme, lately purchased of Arthur Sherston; 4 acres of meadow and 12 acres of pasture in Yatton Keynell, lately purchased of Thomas Bishopp and Agnes, his wife; the manor of Yatton Keynell alias Yeatton Kenyell, and the yearly rent of 2s. to the said manor belonging; one fulling-mill called Longe Deane Mill, 2 meadows containing 4 acres called Longe Deane meadows; and one close called Cliffe close, containing 2 acres, lying together in Castle Combe.

The said capital messuage and all other the premises in Yatton Keynell called Keynes Farme are held of the King as of his Duchy of Lancaster, by knight's service, and are worth per ann., clear, £3. The premises in Yatton Keynell purchased of the said Thomas Bishopp and Agnes, the said manor of Yatton Keynell, and all other the premises there are held of the King as of his said Duchy, by knight's service, and are worth per ann., clear, 3s. 4d. The said fulling-mill and other the premises in Castle Combe are held of John Scroope, esq., as of his manor of Castle Combe, by fealty, suit at court, and the yearly rent of 14s. 4d., and are worth per ann., clear, 5s.

Thomas Wilde died 15th April last past; Thomas Wilde is his son and next heir, and was aged 12 years on the 1st day of May last.

Elizabeth Wilde, late the wife of the said Thomas, still survives at Yatton Keynell.

Inq. p.m., 18 Charles I, pt. 1, No. 25.

John Lowe, esquire.

Delivered into Court 30th July, 18 Charles I [1642].

Inquisition taken at the City of New Sarum, 14th Sept., 8 Charles I [1632], before William Guydott, esq., escheator, after the death of John Lowe, esq., by the oath of Arthur Davies, gent., John Thorpe, gent., George Acrigg, Giles Compton, Leonard Browne, Thomas Willson, John Butcher, Ralph Tomlyne, Robert Swering, Richard Easton, Henry Paige, Thomas Woollford, Bartholomew Foster, Thomas Hurcott, and William Earleyghe, who say that

John Lowe was seised of 6 messuages, one cottage, one dovecote, one orchard, 140 acres of land, 40 acres of meadow, 100 acres of

pasture and common of pasture for all beasts in Melkesham, Semyngton, Steple Ashton, Hinton, Hilperton, and Whaddon, purchased by him of *Henry Broncker*, esq., and *Gartrude*, his wife; 5 messuages, 5 gardens, 30 acres of land, one acre of pasture, and common of pasture for all beasts in Semyngton, Steple Ashton, and Littleton, purchased of *Thomas Longe* and *Alice*, his wife, and *Robert Flower* and *Edith*, his wife; 4 meadows, 18 acres of pasture, and common of pasture for all beasts in Semyngton, Littleton, and Steple Ashton, purchased of the said *Thomas Longe* and *Robert Flower*; the manor of Orcheston St. Mary; the advowson of the church of Orcheston St. Mary; a farm in Martyn and Titpitt, commonly called Twyde; a pasture there called the Sheepsleight, occupied with the said farm; and all the tithes of the said farm and pasture.

So seised, the said John Lowe, by indenture dated and June, 44 Eliz. [1602], made between himself of the one part, and Thomas Hyde, S.T.P., and one of the resident canons of the Cathedral Church of Salisbury, now deceased, of the other part, for the performance of an agreement made between them by deed dated 8th September then last past, and for a jointure to be made for Elizabeth, then the wife of the said John Lowe and daughter of the said Thomas Hyde, conveyed the said 6 messuages and other the premises in Melkesham, Semyngton, Steple Ashton, Hilperton, and Whaddon to the said Thomas Hyde, by the name of the capital messuage, mansion house, and farm of Semyngton, commonly called Semyngton Farm, and all other the premises purchased of the said Henry Broncker, except 5 messuages now or late in the several tenures of Joan Longe, widow, Robert Hancocke, Henry Longe, Thomas Longe, and William Longe: to the use of the said John Lowe and Elizabeth, his wife, and their heirs for ever.

Afterwards the said John Lowe, by another indenture dated the 9th September, 22 James I [1624], made between himself of the one part, and John Grove, then of Ferne within the parish of Dunhed, St. Andrew, esq., now deceased, and William Grove, then of Shastebury, co. Dorset, esq., now deceased, of the other part, in consideration of a marriage then to be had between John Lowe, son and heir-apparent of the said John Lowe named in the writ, and Mary Grove, daughter of the said William Grove, and for the jointure of the said Mary, granted to the said John and William Grove and their heirs the said manor of Orcheston St. Mary, certain feedings called the Newe Leazes, a meadow called Westmeade in Semyngton, containing 25 acres, parcel of the premises purchased of Thomas Longe and Robert Flower, except the advowson

and right of patronage of the rectory and parish church of Orcheston: to hold to them and their heirs, to the use of the said John Lowe the son for his life; with remainder after his death to the said Mary Grove for her life, for her jointure; with remainder successively in tail male to the 1st, 2nd, 3rd, and every other son of the said John Lowe by the said Mary; with remainder to all the daughters of the said John by the said Mary and their heirs; with remainder thereof to the use of the said John Lowe named in the writ and his heirs for ever.

The said John and Mary had issue John Lowe the eldest son, William Lowe the second son, and Edward Lowe the third son, and one daughter Mary, all of whom still survive at the City of New Sarum.

The said John Lowe, by another indenture dated 7th March, 4 Charles I [1629], made between himself of the one part, and Anthony Weeks and William Kente, esq., of the other part, for the better satisfying of his debts and legacies to be appointed by his last will, and for the sum of 10s. to him in hand paid, bargained and sold to the said Anthony Weekes and William Kente the said farm called Twyde, the said pasture called Sheepsleight, and the tithes thereto belonging in Martyn and Titpitt, to hold for 21 years, beginning at Christmas then last past, they paying therefor yearly to the said John and his heirs 4d.; and also to William, then Earl of Pembroke, and his heirs, so much yearly rent as the said John Lowe used to pay to him, to wit, £3 15s., at the account day [ad dies compti] of the said Earl at Wilton.

The said farm of Semyngton, and all other the premises in Semyngton, Melkesham, Steple Ashton, Littleton, Hinton, Hilperton, and Whaddon, are held of Walter Longe, esq., as of his manor of Steple Ashton, in free and common socage, by fealty only; the said premises called Semyngton Farm and other the premises conveyed to the use of the said Elizabeth are worth nothing during her life, but afterwards they will be worth £5; the said 5 messuages and other the premises in Semyngton, not conveyed to the said Elizabeth, John, or Mary, are worth per ann., clear, 10s. The premises in Semyngton called the New Leazes and West Meade, and other the premises there granted to the said John Lowe, jun., and Mary, his wife, are worth nothing per ann. during their life, but afterwards they will be worth 10s. The manor of Orcheston St. Mary and the advowson of the church there are held of William Earl of Salisbury, as of his honour of Gloucester, by the service of the fourth part of a knight's fee, and are worth per ann, clear, nothing during the lives of the said John and Mury, but afterwards they will be worth £3. The farm and the sheepsleight called Twyde, and other the premises in Martyn and Titpitt, are held of the King as of his manor of Bulford, in free and common socage, by fealty only; they are worth per ann., clear, during the said term of 21 years, 4d., and afterwards they will be worth £5.

John Lowe died at New Sarum 8th February, 7 Charles I [1632]; John Lowe is his son and next heir, and was then aged 28 years

and more.

The said *Elizabeth*, late the wife of the said *John Lowe* named in the writ, and the said *Mary*, wife of the said *John Lowe* the son, still survive at the City of New Sarum.

Ing. p.m., 18 Charles I, pt. 1, No. 26.

Emma Lye, widow, lunatic.

Inquisition taken at Marlebrough, 29th March, 18 Charles I [1642], before Richard Mason, esq., escheator, to inquire into the lunacy of Emma Lye, of Bishops Lavington, by the oath of Robert Kingsman, sen., Robert Kingsman, jun., John Smyth, Thomas Treberett, Aldan Winkworth, Thomas Ingles, Elward West, Clement Snyth, Richard Grinfiell, Thomas Keynton, William Purrier, Thomas Riyman, William Parrett, Stephen Johnson, Anthony Grinaway, and John Fowler, who say that

Emma Lye is a lunatic, and has been so ever since 1st March, 14 Charles I [1639], so that she is not capable of governing either herself or her lands.

On the said 1st March the said Emma was seised and still is seised for the term of the lives of Grace Murfoote, wife of Walter Murfoote, and Margaret Hood, of the four rother beasts leaze in Littleton Purnell, in the parish of Lavington Episcopi, of the clear yearly value of \pounds_3 10s.

On the 17th October, 1636, the said *Emma Lye* was possessed of goods and chattels to the value of £385 7s. 4d., late of *William Lye*, late of the parish of Lavington Episcopi, yeoman, deceased, whose administratrix the said *Emma* was, as by the inventory of the said goods and chattels, taken 17th October, 1636, by *John Flower*, *Richard Pitte*, and *John Baker*, appears.

Inq. p.m., 18 Charles I, pt. 1, No. 27.

Sir Robert Baynard.

Delivered into Court 20th February, 17 Charles I [1642].

Inquisition taken at Marlborough, 6th October, 12 Charles I [1636], before Hugh White, esq., escheator, after the death of Robert Baynard, knight, by the oath of John Purnell, Robert Kingsman, sen., Robert Kingsman, jun., Richard Mortymer, Thomas Stevens, Bartholomew Smith, William Wake, Francis Freeman, Richard Webbe, William Cooper, John Cheyney, Richard Glasse, Thomas Freeman, Thomas Tayler, Philip Godwin, and Thomas Coster, who say that

Robert Baynard, knt., was seised of the manor of Lackham, in the parish of Laycocke; divers messuages, lands, tenements, pastures, woods, etc., in the fields, parishes, and hamlets of Laycocke, Lackham, Notton, Bewley, Reybridge, Chippenham, and Bowdon, parcels of the said manor; divers closes or parcels of pasture situated within the parish of Laycocke, called Dene Hill, Pennesdowne, the Pyke, and the Lukehorne, containing 217 acres, and heretofore given and assured to Edward Baynard, esq., deceased, late father of the said Robert Baynard, and his heirs, by William [sic] Sharington, knt., deceased, in exchange for other lands within the said parish, then parcel of the said manor; the tithes of grain and hay of all the demesne lands of the manor of Lackham, lately given by the said Henry [sic] Sharington to the said Edward Baynard and his heirs.

So seised, the said Sir Robert Baynard, by deed dated 16th February, 1628, gave to Anne Fisher, daughter of Joan Fisher, of the said parish of Laycocke, spinster, an annuity of £ 10, issuing out of the messuage and parcel of meadow or pasture called Arnoldes, situate within the said parish of Laycocke, then in the tenure of Sibyl Whood, widow; to have the same immediately after the death of the said Robert, who put her in full possession and seisin thereof by the payment of 6d.

On the 16th March, 1635, the said Sir Robert made his will as

follows [part of it given here in English]:-

Item. I bequeath to my son-in-law Captain James Mountagu, and to my daughter Mary, his wife, my manor of Lackham, together with all houses, buildings, stables, yards, orchards, mills, lands, woods, etc., etc., thereto belonging; all reversions, rents, and services incident to the same; and all other my manors, farms, houses, mills, barns, lands, woods, etc., in co. Wilts: to hold for

their lives; after their decease, the same to remain to the first-born son of the said James by the said Mary, and to his heirs male; for default, successively in tail male to their 2nd, 3rd, 4th, 5th, 6th, 7th, 8th, 9th, and 10th sons; for default, then successively in tail male to the use of all the sons of the said Mary by any other husband; for default, the same to remain to the daughters of the said Mary by any other husband, and to their heirs; for default, to my nephew Robert Baynard, the only son of my brother Giles Baynard, and to his heirs male; for default, to my nephew Edward Baynard, only son of my younger brother Edward Baynard, lately deceased, and to his heirs male; and lastly for default, to my right heirs for ever.

The manor of Lackham and all the premises in Laycocke, Lackham, Notton, Bewley, Reybridge, Chippenham, and Bowdon are held of the King as of his county of Middlesex by the service of the 20th part of a knight's fee; the said premises are worth per ann., clear, £20, and the capital messuage or site of the manor of Lackham and the demesne of lands, tenements, and hereditaments are worth per ann., clear, £20. The closes of pasture called Denehill, Pennesdowne, the Pyke, and Lukehorne are held of the King in chief by the service of the 20th part of a knight's fee, and are worth per ann., clear, 20s. The said tithes of grain and hay are held of the King in chief by the service of the 20th part of a knight's fee, and are worth per ann., clear, 6s. 8d.

Sir Robert Baynard died 14th April, 12 Charles I [1636]; the said Mary Mountagu is his daughter and next heir, and was then aged 15 years and more.

The said James Mountagu still survives at Lackham, and the said Anne Fisher at Laycocke.

Inq. p.m., 18 Charles I, pt. 2, No. 30.

Thomas Lambert, esquire.

Delivered into Court 9th May, 20 Charles I [1644].

Inquisition taken at the City of New Sarum, 27th August, 15 Charles I [1639], before Robert Worsham, esq., escheator, after the death of Thomas Lambert, esq., by the oath of John Windover, George Marshall, Andrew Pewde, William Mundey, Christopher Graye, William Hayes, Walter Graye, Edward Falkner, William Feltham, Edward Targett, Walter Graye, jun., Nicholas Woodford, Richard Eston, and Thomas Wilson, gent., who say that

Thomas Lambert was seised to him and his heirs male, the remainder thereof being to the right heirs of Edmund Lambert, esq., deceased, father of the said Thomas, of the manors of Keevell alias Keevell Leigh and Bulkington alias Buckington; 13 messuages, 4 cottages, 5 tofts, 5 gardens, 5 orchards, 120 acres of land, 30 acres of meadow, 70 acres of pasture, 31 acres of wood, and common of pasture for all beasts in Kevell, Bulkington, Kevell Weeke, Melksham, Semington, Seende, and Steeple Ashton, late in the tenure of Dulcabella Lambert, widow, deceased, relict of Edward Lambert, brother of the said Thomas, likewise deceased, for the term of her life for her jointure; the manors of Boyton and Sherington alias Sheringdon; 10 messuages, 2 water-mills, 2 cottages, 12 gardens, 30 acres of land, 10 acres of meadow, 10 acres of pasture, 100 acres of wood, 40s. rent, and common of pasture for all beasts in Boyton, Corton, Sherington, Codford St. Peter, and Chicklade; the advowsons of the churches of Boyton and Sherington; 100 acres of wood called Chitterne Wood alias Chicklade Ridge Woods or Chicklade Ridge Coppices; one messuage, one toft, one garden, 40 acres of land, 20 acres of meadow, 100 acres of pasture, and 2 acres of wood in Ashton Gifford and Codford St. Peter; the mojety of the advowson of the church of Codford St. Peter: the advowson of the church of Orcheston St. George.

The said Thomas Lambert was likewise seised [nothing about remainder this time of the manor of Bulkington, and 4 messuages, one cottage, 5 gardens, 5 orchards, and 200 acres of land, meadow, and pasture, and common of pasture for all beasts, free warren, and view of frank-pledge in Kevell, Bulkington, Melksham, Semington, Seende, and Steeple Ashton, purchased by the said Thomas of Edward and William Tucker, esgs., and others; 10 acres of pasture and 2 acres of meadow in Kevell, purchased by the said Thomas of Roger Blagden and Agnes, his wife; one messuage, one barn, one orchard, one garden, 20 acres of land, 18 acres of meadow, 30 acres of pasture, and common of pasture for all beasts in Kevell, Kevell Weeke, Bulkington, Melksham, Semington, Seende, and Steeple Ashton, purchased by the said Thomas of Edward Seede and Millicent, his wife; one messuage or cottage, with an orchard and garden containing one acre, and 27 acres of land, meadow, and pasture in Kevell, purchased by the said Thomas of George Worthe, William Sheppard, and William Hussey; 2 other pastures in Melksham called Woodrowe containing 3 acres, purchased by the said Thomas of the said Dulcabella Lambert and others; 3 messuages, 2 cottages, 3 barns, 5 gardens, 40 acres of land, 10 acres of meadow, 10 acres of pasture, and common of pasture for all beasts in Corton alias

Cortington and Boyton, also purchased by him of the said *Dulcabella* and others; and the reversion of 4 cottages and 4 gardens in Corton, in the tenure of divers tenants, purchased by him of *Richard Tillie*.

So seised, the said Thomas Lambert and Richard Lambert, his brother, by indenture dated 10th April, 11 Charles I [1635], made between themselves of the one part, and Robert Cole, of Willingale Doe, co. Essex, esq., and Edward Manninge, of St. Mary Craye, co. Kent, esq., of the other part, in consideration of a marriage then to be solemnized between Edmund Lambert, son and heirapparent of the said Thomas, and Elizabeth Cole, daughter of the said Robert, agreed as follows [here set out in English]: viz., that the said Thomas and Richard before the end of Trinity Term next should levy a fine or fines "Sur conisans de droit come ceo que ile ad de lour done" to the said Robert and Edward and the heirs of one of them of the manors of Boyton, Sherington, Corton, Codford, Orcheston St. George, Kevell, and Bulkington; the advowsons of the churches of Codford St. Peter, Orcheston St. George, Boyton, and Sherington; and all the messuages, cottages, lands, tenements, and hereditaments wherein the said Thomas Lambert had any estate of freehold or inheritance in Boyton, Sherington, Corton, Ashton, Gifford, Chicklade, Codford, Orcheston St. George, Kevell, Bulkington, Melksham, Semington, Seende, and Steeple Ashton; all the lands, etc., which were of his own proper purchase, and not heretofore of Edmund Lambert, esq., father of the said Thomas, or of Edward Lambert, esq., his brother, other than in Ashton, Gifford, and Chicklade always excepted: which said fine or fines were to be to the following uses:—As to so much of the said manors of Kevell alias Kevell Leigh and Bulkington and of other the premises wherein the said Dulsabella had any estate in jointure, to the use of the said Dulsabella for her natural life; after her decease, to the use of the said Thomas Lambert for his natural life; after his decease, then to the use of the said Edmund, son of the said Thomas, and of the said Elizabeth Cole, and of their heirs male; for default, to the use of the heirs male of the body of the said Edmund Lambert; for default, to the use of the heirs male of the body of the said Thomas Lambert; and lastly for default, to the use of the right heirs of the said Edmund for ever. As to the manors of Boyton, Sherington, Corton, and Orcheston St. George. the advowsons of the churches of Codford St. Peter, Orcheston St. George, Boyton, and Sherington, and all other the messuages. lands, etc., etc., in Boyton, Sherington, Corton, Codford, Orcheston St. George, Ashton, Gifford, and Chicklade, to the use of the said Thomas Lambert and Anne, now his wife, for the term of their natural lives; after their deceases, then to the use of the said Edmund and his heirs male by the said Elizabeth; for default, to the use of the heirs male of the said Edmund; for default, to the use of the heirs male of the body of the said Thomas Lambert; and lastly for default, to the use of the right heirs of the said Edmund Lambert for ever.

Afterwards, to wit, on the Morrow of the Ascension, 11 Charles I [1635], a fine was levied at Westminster between the said Robert Cole and Edward Manninge, plaintiffs, and the said Thomas and Richard Lamberts, deforciants, of all the said premises except as before excepted, whereby the said Thomas and Richard acknowledged the said premises to be the right of the said Robert as those that he (Robert) and Edward had of their gift, and the same remised to them and the heirs of the said Robert for ever.

The marriage between the said Edmund Lambert and Elizabeth Cole took place on the 25th day of May, 11 Charles I [1635]. Dulsabella Lambert died the 18th day of April, 12 Charles I [1636]. The said Thomas and Anne had issue Edmund, William, Thomas, John, and Walter Lambert.

The said manors of Kevell and Bulkington and all other the premises sometime in the tenure of the said Dulsabella are held of the King in chief by knight's service, and are worth per ann., clear, £20. The manors of Boyton and Sherington and other the premises limited to the said Thomas and Anne Lambert are held and are worth as follows: - The manor of Boyton, the advowson of the church of Boyton, and other the premises in Boyton, Corton, and Chicklade are held of the King by fealty only, and are worth nothing per ann. during the life of the said Anne, but afterwards f 30. The said manor of Sherington and other the premises in Sherington and Codford, except the moiety of the advowson of the church of Codford, are held of the King, by what services is not known, and are worth nothing during the life of the said Anne, but afterwards f 10. The 100 acres of wood called the Chilterne Woods are worth nothing per ann. during the life of the said Anne, but afterwards 20s.; of whom they are held the jurors know not. Of whom or by what service the premises in Ayston Gifford and Codford Peter are held the jurors know not: they are worth nothing per ann. during the life of the said Anne, but afterwards f.3. The advowson of the church of Orcheston St. George is held of the King in chief by knight's service, and is worth per ann., clear, nothing because it is wholly the incumbent's [quia est plen incumbent]. The manor

of Bulkington and other the premises there, purchased of the said Edward and William Tucker, and others, are held of the King as of his manor of East Greenwich, by fealty only, in free and common socage and not in chief or by knight's service, and are worth per ann., clear, 20s. Of whom the 10 acres of pasture and 2 acres of meadow in Kevell purchased of Roger Mugden and Agnes, his wife, are held is not known; they are worth per ann., clear, 5s. Of whom or by what services the premises in Kevell, Kevell Weeke, Bulkington, Melksham, Semington, Seende, and Steeple Ashton, purchased of Edward Seede and Millicent, his wife, are held is not known; they are worth per ann., clear, 20s. Of whom the premises in Kevell purchased of Worth, Sheppard, and Hussey are held the jurors know not; they are worth per ann., clear, 5s. The closes in Melksham called Woodrowe are held of the King in free and common socage, by fealty only, and are worth per ann., clear, 2s. The premises in Corton and Boyton purchased of the said Dulsabella and others are held of the said Anne Lambert, as of her manor of Boyton, in free and common socage, by the yearly rent of 1d., and are worth per ann., clear, 5s. Of whom the said four cottages and gardens in Corton purchased of the said Richard Tillie are held is not known; they are worth per ann., clear, 6d.

Thomas Lambert died at Boyton 30th August last past; Edmund Lambert is his son and next heir, and was then aged 25 years and more.

The said Anne Lambert still survives at Boyton.

Inq. p.m., 20 Charles I, pt. 1, No. 35.



ABSTRACTS

OF THE

Inquisitiones Post Mortem

RELATING TO

THE COUNTY OF WILTS.

CHANCERY, MISCELLANEOUS SERIES.

Charles Aland, yeoman.

Inquisition taken at Marleborowe, the 25th day of Sept., 14 Charles I [1638], before William Morse, esq., escheator, after the death of Charles Aland, of Langley Burrell, yeoman, by the oath of Henry Myles, Thomas Hart, Thomas Stevens, Walter Stretch, Robert Kingesman, William Smith, Richard Webbe, John Wynde, Thomas Smith, Stephen Johnson, John Mortimer, Richard Mortimer, William Stanmore, and Thomas Hiskocks, who say that

Charles Aland was seised in fee-tail of one messuage in Langley Burrell, late in the tenure of Alice Ladd, widow, and of divers lands, meadows, woods, etc., etc., to the said messuage belonging, likewise in the tenure of the said Alice; one meadow there called Suttons Bridge, containing 6 acres; one close there lying near Suttons Bridge, containing one acre; one other close there and one cottage built thereupon called Hayward alias Thornehill, containing 12 acres; one parcel of meadow lying near the gate called Thornehill gate in Langley Burrell, containing 3 acres; one other parcel of meadow there called Dockyham, containing 2 acres; one other

meadow there called Squirewood brooke, containing 2 acres; one parcel of meadow there called Overwood brooke, containing 3 acres; one parcel of meadow there in a certain place called Netherwood brooke near Blackpoole, containing 3 acres; one tenement there late in the tenure of Thomas Archard, and divers lands, meadows, pastures, and feedings there to the said tenement belonging; one close of pasture there containing 6 acres which was enclosed from a certain pasture called Oldberge; also as of fee 6 acres more or less of arable land lying in Langley Burrell, Chippenham, and Harnehuishe, lately purchased by the said Charles Aland of John Wastfield, sen., John Wastfield, jun., son and heir-apparent of the said John, sen., Thomas Wastfield and Richard Wastfield, likewise sons of the said John, sen.; one close of meadow situate in Yatton Keynell commonly called Stockburg, containing about 3 acres; one close of pasture there called Broomes, containing about 16 acres; one close of pasture or arable land there called the Tenne acres, containing about 10 acres, lately purchased by the said Charles Aland of John Harris, of Yatton Kennell, yeoman, [and of Robert Harris, son and heir of the said John Harris; 7 acres of arable land lying in Langley Burrell, Chippenham, and Hardenhuishe, lately purchased by the said Charles of Robert Essington, gent., Richard Ellerne, Sara Essington, widow, and Charles Essington; one messuage late in the tenure of Elianore Godwyn, widow, lately rebuilt by the said Charles, situate in Langley Burrell, together with a court called the Backsyde, a garden, an orchard, and a "parrock of pasture ground" containing altogether 3 farundels, to the said messuage belonging; 11/2 acre of arable land lying within the parish of Chippenham, in the common field near Langley Burrell called Langleys Eastfield, lately purchased by the said Charles Aland of the said Charles Essington; 18 acres more or less of arable land lying dispersed in the common fields of Chippenham and Langley Burrell, late in the tenure of John Slade and purchased by the said Charles of the said John; and one messuage and one orchard, garden, and close thereto adjoining, containing about 3 acres lying in Langley Burrell, late in the tenure of John Elye, sen., and John Elye, jun., his son, purchased by the said Charles of John Gale, son of Isaac Gale, of Langley Burrell, yeoman.

So seised, the said *Charles Aland*, by his will dated 18th December last past, devised to the said *John Aland*, his son and heir, all the messuages wherein the said *Charles* then dwelt in Langley Burrell, and all the lands, tenements, and hereditaments whereof the said *Charles* was seised as of fee-tail, except only one acre of arable land lying in a certain close in the Home field of Langley Burrell:

to hold to the said John and his heirs male; and for default, to the use of the right heirs of the said Charles Aland for ever. The said testator also bequeathed to Richard Aland, his second son, all those three closes of meadow, pasture, or arable land lying in Yatton Keynell, lately purchased by the said Charles of John Harris and Robert Harris: to hold to the said Richard and his heirs for ever. The said Charles also devised to Charles Aland, his third son, 3 acres of arable land, parcel of the 7 acres of arable land purchased of Robert Essington and others, the said acre of arable land before excepted, and half an acre of arable land in the Homefield of Langley Burrell: to hold to him and his heirs for ever. Also to the said John Aland and his heirs for ever the said 6 acres of arable land purchased of the said John Westfield and others. Also to Henry Aland, his fourth son, and his heirs for ever all the said premises purchased of the said Charles Essington, and 32 acres of arable land, parcel of the said 7 acres, purchased of Robert Essington and others. Also to Jonathan Aland, his fifth son, and to his heirs for ever the said 18 acres of arable land late in the tenure of John Slade. If the said Jonathan should happen to die without heirs, then the said 18 acres to go to the said Charles and Henry Aland and their heirs for ever. Also to the said Jonathan and his heirs for ever all the premises late in the tenure of the said John Elye.

All the said premises whereof the said *Charles Aland* was seised as of fee-tail are held of the King as of his Duchy of Lancaster by knight's service, and are worth per ann., clear, 18s. 6d. Of whom all the residue of the said premises is held the jurors know not.

Charles Aland died 5th May last past; Charles Aland is his son and heir, and was then aged 34 years and more.

Rachel Aland, relict of the said Charles, took the profits of one-third part of the said premises in right of her dower.

Misc. Inq. p.m., 14 Charles I, pt. 29, No. 2.

Milliam Andrewes, reoman.

Inquisition taken at the City of New Sarum, 27th September, 14 Charles I [1638], before William Morse, esq., escheator, by virtue of his office, after the death of William Andrewes, yeoman, by the oath of Andrew Pewd, William Feltham, William Cooke, Arthur Poore, Christopher Gray, Walter Gray, James Parker, George Sadler, Elizeus Gleede, Robert Lucas, Arthur Hayter, Edmund Androse, Robert

Rowden, Stephen Warren, Francis Mathewe, and Richard Pottecarie, who say that

William Andrewes was seised of one barn, and one orchard and close thereto adjoining, containing 2 acres 1 rood; 25\frac{1}{4} acres of land in the Northfield; half an acre of pasture in the old leazes and 3 acres of pasture in the newe leazes; and common of pasture for 70 sheep and 6 beasts in Bulford; one cottage and one garden there late in the occupation of Robert Carter; one other messuage called Dowleyes; half a virgate of land, and common of pasture for 50 sheep and 4 beasts in Bulford and Hundrington: all which said premises were lately purchased of Nicholas Daccombe, John Nicholas, and Richard Eastmond, gentlemen; one messuage, one barn, one garden, one orchard, 50 acres of land, 7 acres of pasture, and common of pasture for 120 sheep and 10 beasts in Bulford and Hundrington, lately purchased of Philip More, yeoman.

So seised, the said William Andrewes, by indenture dated 13th December, 9 Charles I [1633], made between himself of the one part and Anthony Trotman, of West Ambresburie, gent., of the other part, in consideration of the love which the said William bore towards Alice, his wife, and to William Andrewes, Walter Andrewes, and Alice Andrewes, his kinsmen, to wit, children of Walter Andrewes, deceased, son of the said William, agreed that he and his heirs would be seised of all the said premises to the use of him the said William Andrewes for his life; after his decease, to the use of the said Alice Andrewes, his wife, for her natural life; after her decease, to the use of the said William Andrewes, son of the said Walter, deceased, and his heirs; for default, to the use of the said Walter Andrewes, son of the said Walter, and his heirs; for default, to the use of the said Alice Andrewes, daughter of the said Walter, and her heirs; for default, to the use of John Chubbe, son of the said Alice, wife of the said William the father and his heirs; and lastly, for default, to the use of the right heirs of the said William Andrewes the father for ever.

The said William Andrewes the father was likewise seised of the reversion expectant on the death of Alice Hill, wife of Christopher Hill, of one messuage and 33 acres of meadow and pasture called Hollmes and Gary Mores, in South Bruham, co. Somerset.

All the said premises in Bulford are held of the King, as of his manor of East Greenwich, co. Kent, by fealty only, in free and common socage and not in chief or by knight's service, and are worth per ann., clear, 40s. Of whom or by what service the premises in South Bruham are held the jurors know not; they are worth per ann., clear, 20s.

William Andrewes died 29th July, 13 Charles I [1637]; the said William Andrewes, junior, the son, is his kinsman and next heir, to wit, son of the said Walter, deceased, son of the said William, and was aged 5 years and not more on the 2nd day of April before the death of his said grandfather.

The said Alice Andrewes, late the wife of the said William

Andrewes the father, still survives at Bulford.

Misc. Inq. p.m., 14 Charles I, pt. 29, No. 6.

Joyce Allen.

Inquisition taken at Marleborough, 24th March, 15 Charles I [1640], before John Sevyor, gent., escheator, after the death of Joyce Allen, late the wife of Thomas Allen, "wolin draper," by the oath of Robert Kingsman, sen., gent., Richard Kingsman, Robert Kingsman, jun., John Clements, William Farringdon, William Blissett, John Flower, Edward Weste, Edward Pullen, Thomas Glasse, Thomas Boy, John Flower, William Smith, Thomas Keynton, Robert Bremham, and John Bristow, who say that

Joyce Allen was seised of one messuage or cottage called Gregories Howse, with the barns, buildings, garden, orchard, and curtilage; half an acre of land in the field; one close called Lower Hare Knapp, containing about 8 acres and 4 perches; a close called Broade close, containing about 6 acres 1 rood 17 poles; one meadow called Longe Crofte meadow, containing 21 acres 5 poles; one close of arable land called Longe close, containing about 5½ acres 24 poles; one close called Reymeade ground, containing about 2 acres 34 poles; one close called garden plotts, containing about 14 acres 5 poles; one close called Middle close, containing 9 acres 1 pole; the land lying at Belcombe, containing 2½ acres 13 poles; 6 parcels of land, meadow, or pasture, called Rowlease, containing 39 acres 24 poles; 2 other closes called Howse crofte and Sweeteclose, containing 11 acres 24 poles; one meadow lying near Beasers howse, containing 6½ acres; and the messuages, cottages, or tenements in the several tenures of Anthony Burgess, Izaac Watts, Edward Michell, John Moore, John Florence, Cecilia Richmond, Philip Graunt, and John Deverell, with all the barns, stables, orchards, gardens, etc., thereto belonging: all which said premises are situate in Winsleighe, Leighe, Wolley, Holt, Ashley, and Bradford, and are held of John Marquis of Winchester, and of the Lady Honora, the Countess, his wife, and of Ulick Earl of S1. Albans, as of their manor of Bradford, by knight's service and by the yearly rent of 15s. 7d., and are worth

per annum, clear, 6os.

Joyce Allen died 24th March, 12 Charles I [1637]; John Allen is her son and next heir by the said Thomas Allen, her husband, and was aged 4 years on the 10th day of December last past.

The said Thomas Allen still survives at Ashley.

Misc. Inq. p.m., 15 Charles I, pt. 29, No. 9.

Milliam Alderwicke.

Inquisition taken at Marleborough, 19th September, 13 Charles I [1637], before Knollys Hawkins, esq., escheator, by virtue of his office, after the death of William Alderwicke, by the oath of John Smith, gent., George Mortimer, John Purnell, Robert Kingsman, sen., Robert Kingsman, jun., Thomas Briant, Francis Freeman, Thomas Trebrett, William Blissett, William Cowper, William Burden, John Rymell, Edward Smith, Stephen Webb, Thomas Tarrant, William Lewis, Thomas Coster, Richard Glasse, and Thomas Hitchcocke, who say that

William Alderwicke was seised of one messuage and half a virgate of land in Woolley.

So seised, he by indenture dated 25th March, 11 Charles I [1636], made between himself of the one part, and Edward Orrenge, of Foskett, co. Somerset, esq., Robert Beach, of Woolley, gent., and James Stoakes, of Hungerford Farly, co. Somerset, of the other part, in consideration of a marriage before had between the said William and Mary his wife, for the jointure of the said Mary, demised the said premises to the said Edward, Robert, and James, for the term of 60 years commencing immediately after the death of the said William, if the said Mary so long shall live, to the sole use of the said Mary, paying therefor yearly to the heirs of the said William 1d. if lawfully demanded.

Afterwards, to wit, on the 7th day of May, 12 Charles I [1636], the said William Alderwicke, by another indenture of even date, made between himself of the one part and Henry Alderwicke, of Marleborough, fuller, of the other part, in consideration of the faithful promise made by the said William to the said Henry at his marriage with Mary, now his (Henry's) wife, and for her better maintenance in time to come, demised the said premises to the said Henry: to hold immediately after the death of the said William

Alderwicke and Mary his wife, for 99 years, if the said Henry Alderwicke and Thomas Alderwicke and Henry Alderwicke, sons of the said Henry, so long shall live, paying therefor yearly to the said William 13s. 4d.

The said premises are held of the King in chief by knight's service, and are worth yearly during the said term of 60 years 1d., and afterwards 13s. 4d.

William Alderwicke died 26th May, 12 Charles I [1636]; Robert Alderwicke is his kinsman and next heir, to wit, son of Robert Alderwicke, deceased, brother of the said William, and was then aged 30 years and more.

The said Mary, late the wife of the said William, Henry Alderwicke, the father, and Thomas and Henry Alderwicke, the sons, still survive.

Misc. Ing. p.m., 13 Charles I, pt. 29, No. 38.

William Bathe.

Inquisition taken at Devizes, 16th August, 1 Charles I [1625], before Nicholas Yonge, gent., escheator, by virtue of his office, after the death of William Bathe, by the oath of William Longe, gent., Robert Langford, Thomas Yerbury, William Wilkins, John Stokes, John Tellinge, Thomas Rutty, John Davys, John Stephens, John Mintie, William Stileman, Daniel Deverell, and Matthew Hulbert, who say that

William Bathe was seised of one messuage and of divers lands, arable, meadow, and pasture, thereto belonging, late in the tenure of Richard Bathe, father of the said William, situate in Pirton, and late parcel of the manor of Pirton Kaynes.

So seised, the said William made his will 7th December, 1610, and thereby gave the said premises to Richard Bathe, his second son, and to his heirs; for default, then to Henry Bathe, brother of the said William, and to his heirs; for default, to the heirs of the body of Richard Bathe, son of John Bathe, brother of the said William Bathe; for default, to William Bathe, son of Anthony Bathe, brother of the said William, and to his heirs; and lastly, for default, to the right heirs of the said Richard, son of the said William, for ever. The said testator appointed the said Henry Bathe, his brother, to educate the said Richard Bathe, his son, until his age of 21, and in the meantime the said Henry was to occupy the said premises, allowing the said Richard his food, drink, and apparel, and all other necessaries during the life of the said Richard

Bathe, father of the said William Bathe, or else to pay yearly towards the education of the said William £5, and after the decease of the said Richard, the father, £10.

The said premises are held of the King in free socage, by fealty only, and not in chief or by knight's service, and are worth per ann., clear, 26s. 8d.

William Bathe died 8th April, 8 James I [1610], at Pirton; Thomas Bathe is his son and next heir, and was then aged 10 years 8 months and 22 days and not more.

The said *Henry Bathe* occupied the said premises and took the profits thereof according to the tenor of the said will.

Misc. Inq. p.m., I Charles I, pt. 14, No. 33.

Thomas Bushell, gentleman.

Inquisition taken at the City of New Sarum, 30th May, 10 Charles I [1634], before Francis Guidott, gent., escheator, after the death of Thomas Bushell, gent., by the oath of Andrew Pewde, gent., John Thorpe, Richard Williams, George Acrigge, Andrew Roberts, John Butcher, Bartholomew Foster, George Coleman, Edmund Snowe, Ralph Tomlyn, John Fussell, Robert Sweavinge, and Thomas Turnam, who say that

Thomas Bushell was seised of the manor of Netherhaven. sometime purchased by him of John Bowles, gent., and one messuage, one dovecote, and one virgate of land called the Newton to the said messuage belonging, containing 30 acres of arable land in Netherhaven, late in the tenure of the said Thomas; one messuage and one virgate of land and 30 acres of land there called Sawcers, late in the tenure of the said Thomas; 2 cottages there, now in the several tenures of John Weaver alias Worwood and Nathaniel Hatchman; 20s. rent there; one other rent of 36s. 8d. of the free rent yearly issuing out of the manor and lands of Edward Wardour, knight, in Netherhaven, commonly called Wardour's Mannor; one tenement or burgage, one garden, one orchard, 10 acres of arable land and one close of pasture in the borough of Bedwyn Magna, now or late in the tenure of John Bigges; one other tenement, one orchard, one close of pasture and two closes of meadow in the said borough, in the tenure of Elizabeth Stockdale; one close of arable land there containing 2 acres, in the tenure of John Sale; one cottage or close of land there, in the tenure of Ralph Merchant; one tenement and one close of pasture there, in the tenure of Thomas Barnes; one tenement and close

and one piece of land there, in the tenure of *Thomas Wheatebread*; one tenement and one acre of land there, in the tenure of *John Hossey*; and one tenement and 3 acres of land there, in the tenure of *John Pawley*.

Afterwards, to wit, on the 2nd day of April, 16 James I [1618], the said *Thomas Bushell* the son died at Netherhaven, in the lifetime of his said father.

On the 10th day of August, 8 Charles I [1632], at Sedghall, the said *John Bushell* married *Mary Bennett*, daughter of *Thomas Bennett*, of Pithowse, gent.

The said manor of Netherhaven and the premises called Newton thereto belonging, the two cottages in the several tenures of *John Weaver* and *Nathaniel Hatchman*, and all other the premises in Netherhaven, are held of the King as of his Duchy of Lancaster, by knight's service, but by what part of a knight's fee is not known, and are worth per annum, clear, £3. All the said premises in Bedwyn Magna are held of *William* Earl of *Hertford*, in free socage and burgage as of his borough of Bedwyn Magna, and are worth per annum, clear, 40s.

Thomas Bushell died at Netherhaven, 19th February last past; John Bushell is his kinsman and next heir, to wit, son of the said Thomas Bushell, junior, and was then aged 19 years 2 months and 25 days.

The said *Margerie*, late the wife of the said *Thomas Bushell* the father, still survives at Netherhaven, and is dowered with the said manor of Netherhaven.

The said John Bushell and Mary his wife still survive at Compton Chamberlayne. Inq. p.m., 10 Charles I, pt. 21, No. 14.

John Boothe, esquire.

Inquisition taken at the City of New Sarum, 18th August, 11 Charles I [6 Charles I in the calendar] [1635], before Nicholas Yonge, gent., escheator, after the death of John Boothe, esq., by the oath of John Windover, gent., Andrew Pewde, Anthony Davys, John Greene, Giles Freeman, Edward Fawconer, Richard Easton, Thomas Turner, Bartholomew Foster, Thomas Woolford, Thomas Willson, Ralph Tomelyns, William Hayter, William Earley, and John Butcher, who say that

John Boothe was seised of the manor of Staunton Burnard, which is held of *Philip* Earl of *Pembrook* and *Montgomery*, as of his manor of Staunton, by the service of the moiety of one knight's fee, and by the yearly rent of 42s. 6d., and is worth per annum, clear, f_5 .

John Boothe died 15th July last past; Barbara, now the wife of George Vaughan, esq., is his only daughter and next heir, and was then aged 20 years and more.

Misc. Inq. p.m., 6 Charles I, pt. 21, No. 112.

Robert Bishop, gentleman.

Inquisition taken at Marleborough, 20th August, 6 Charles I [1630], before Nathaniel Anger, esq., escheator, after the death of Robert Bishopp, gent., by the oath of Robert Kingsman, gent., Edward Arnold, Silvester Cooke, Thomas Morris, Thomas Hide, John Waterman, William Wake, Lewis Chappell, Walter Jefferes, Thomas Trebreck, Thomas Hitchcock, Lionel Whityare, William Wythers, Richard Webb, and William Lewys, who say that

Robert Bishopp was seised of one messuage in the town of Mere; 41 acres of arable land in the parish of Mere; one close of pasture called the Croft, containing 2½ acres, lying in Mere meade, within the said parish; one messuage in Church-street in Mere; 16 acres of arable land lying in the common fields there, lately purchased of Thomas Crowch; two closes of pasture called East Cruly and West Cruly, in the parish of Knowle, containing 10 acres; one close of pasture there called Chadenwich Hayes, containing 11 acres; one small piece of meadow containing about 24 perches: which said three closes called East and West Cruly and Chadenwich Hayes, the said Robert Bishopp lately purchased to himself and to

William Bishopp, his son and heir-apparent, and their heirs, of Thomas Awbrey, gent., and were late parcel of the farm or demesne lands of the manor of Chadenwich, in the said parish of Mere; four messuages and six gardens lying in New Sarum, lately purchased of Thomas Willon; one close of meadow called Ham mead, containing 20 acres, lying in the parish of Kington Magna, co. Dorset, and late parcel of the capital messuage or demesne lands of the manor of Kington Magna.

So seised, the said Robert Bishopp, by his will dated 12th June, 1628, bequeathed to Thomas Barwick and Anne Barwick, his wife, daughter of the said Thomas Bishopp, and to the heirs of the said Anne, the said four messuages and six gardens in New Sarum, the remainder thereof being to the right heirs of the said Robert

Bishopp for ever.

The said messuage and premises called the Croft are held of the King as of his manor of East Greenwich, co. Kent, by fealty only, in free and common socage and not in chief or by knight's service, and are worth per annum, clear, 10s. The said three closes called East and West Cruly and Chadenwich Hayes are held of the said King as of his Earldom (Comite) of Sarum, but by what services the jurors know not, and are worth per annum, clear, 10s. The said premises in New Sarum are held of the Bishop of Sarum in right of his Bishopric, in free socage, by fealty and the yearly rent of 6s. 8d., and are worth per annum, clear, 6s. 8d. The said close called Ham mead, in Kington Magna, is held of William Earl of Pembroke, as of his manor of Shaftesbury, by fealty only, and are worth per annum, clear, 10s.

Robert Bishopp died at Mere, the 8th day of August, 4 Charles I [1628]; William Bishopp is his son and next heir, and was then aged 18 years 5 months and 23 days.

Misc. Inq. p.m., 6 Charles I, pt. 28, No. 83.

Giles Bath.

Inquisition taken at Marleborough, 5th October, 6 Charles I [1630], before Nathaniel Anger, esq., escheator, after the death of Giles Bath, by the oath of Thomas Sadler, gent., Thomas Sloper, gent., William Skyllinge, John Coxe, Robert Kingsman, Edward Arnold, Walter Strech, Silvester Cake, Lewis Chappell, William Guye, John Fowler, Walter Jefferies, Richard Webbe, William Parrett, John Waterman, and John Chappell, who say that

Giles Bath was seised of one messuage, one garden, one orchard, one barn, and divers lands, tenements, and hereditaments to the said messuage belonging, lying within the parish of Pirton alias Puriton, and late in the tenure of the said Giles.

So seised, he, in consideration of a marriage then to be celebrated, and afterwards had, between Thomas Carter and Joan Bath, daughter and heir-apparent of the said Giles, by charter dated 20th August, 13 James I [1615], enfeoffed thereof Richard Ware, of Chelworth, within the parish of Cricklade St. Sampsons, and Richard Gleede, of the same, and to their heirs for ever, to the use of the said Giles Bath and his heirs until the said marriage should take place; afterwards, as to the inner room called the Inner Chamber, half of the said barn, the room called the Lofte over the said Inner Chamber, half of the barn next the cowhouse, the said cowhouse, one small orchard beyond the woodhouse, half the curtilage, the carthouse, two small closes of pasture next adjoining the tenement then in the occupation of William Shermere, one small close called Machfurlonge, 11/2 acre of meadow lying in East mead, in the parish of Pirton, with free ingress and egress to and from the said premises at all convenient times, to the use of the said Giles Bath for his natural life, and for one year next following his decease; after his decease and upon the termination of the said year, to the use of the said Thomas Carter and Joan Bath and their heirs; for default, and as to the residue of the said premises to the use of the said Thomas and Joan and their heirs; for default, if the said Thomas should happen to die in the lifetime of the said Joan, then as to all the said premises to the use of the right heirs of the said Joan for ever; if the said Joan should die without issue in the lifetime of the said Thomas, then to the use of the right heirs of the said Thomas for ever, if the said Thomas shall pay to the said Giles £100 in the porch of the parish church of Pirton within one year next after the decease of the said Joan.

The said *Thomas Carter* and *Joan Bath* were afterwards married, and had issue two sons and three daughters, all of whom are still alive at Pirton.

All the said premises are held of the King in socage, by fealty only, and are worth per annum, clear, 13s. 4d.

Giles Bath died 8th July, 17 James I [1619]; Joan, now the wife of the said Thomas Carter, is his daughter and next heir, and was then aged 21 years and more. She still survives at Pirton.

Misc. Inq. p.m., 6 Charles I, pt. 28, No. 84.

Christopher Vennett, gentleman.

Inquisition taken at Hendon, 4th January, 13 Charles I [1638], before William Morse, gent., escheator, after the death of Christopher Bennett, gent., by the oath of Edward Pinfold, gent., Alexander Dowle, George Banister, Thomas Shergold, William Heavill, George Steevens, Richard Fryer, John Clement, John Hooper, Warder Chamberlaine, George Freeth, John Thringe, William Gray, Robert Bowles, and Francis Edwards, who say that

Thomas Bennett, father of the said Christopher, was seised of one messuage, tenement, or farm called Chicklade Rudge alias Chicklade Farme, late in the tenure of Robert Clare alias Dominick.

So seised, the said *Thomas*, in consideration of a marriage then to be had between the said *Christopher* and *Dorothy Lottisham*, daughter of *Oliver Lottisham*, by his charter dated 26th February, 14 James I [1617], enfeoffed *Edward Warr* and *Andrew Walton*, gentlemen, of the said messuage: to hold to them and their heirs for ever to the use of the said *Christopher Bennett* for his life; after his decease, to the use of the said *Dorothy* for her life, in part of her jointure; after her decease, to the use of the heirs male of the said *Christopher* by the said *Dorothy*; for default, to the use of the heirs male of the said *Christopher*; and lastly, for default, to the use of the said *Thomas Bennett* and his heirs for ever.

Christopher Bennett was seised of one messuage or tenement and one garden in the parish of St. Peter within the borough of Shaston, co. Dorset, in the tenure of Christopher Weare.

So seised, in consideration of the said marriage he, by charter dated the same day and year, enfeoffed the said Edward Warr and Andrew Walton of the said premises: to hold to them and their heirs for ever to the use of the said Christopher for his life; after his decease, to the use of the heirs of the said Dorothy for her life in part of her jointure; after her decease, to the use of the heirs of the said Christopher; for default, to the use of William Bennett, gent., brother of the said Christopher, and his heirs; and lastly, for default, to the use of the right heirs of the said Christopher for ever.

The said *Christopher* was also seised in fee-tail of the capital messuage, site, and demesne lands called Northouse, lying in Semley and Tisbury, and of divers lands, tenements, and hereditaments thereto belonging; also as of fee of one messuage called Colmans, and divers lands, meadows, feedings, and pastures thereto belonging,

situate in Easte Knoyle alias Bishops Knoyle; 2 closes of meadow and one close of pasture called Tolkes alias Toakes alias Tox in Tisbury; one close of meadow called Eastehayes in East Hatch; 1½ acre of pasture there late parcel of certain lands called Westwood and Midley; and one acre of meadow there late parcel of the tenement in the tenure of Edward Fricker.

The premises in the parish of St. Peter in Shafton are held of Philip Earl of Pembrook and Montgomery, as of his manor of Shafton, in free and common socage, by fealty, suit at court, and the yearly rent of 2d., and are worth per annum, clear, 10s. The premises called Northouse are held of Thomas Lord Arundell, as of his manor of Semley, in free and common socage, by fealty, suit at court, and the yearly rent of 4s. 2d., and are worth per annum, clear, 2os. The messuage called Colmans is held of the Bishop of Winchester as of his manor of East Knoiell, in free and common socage, by fealty, suit at court, and the yearly rent of 5s., and are worth per annum, clear, 20s. The closes called Tolkes are held of Thomas Bennett, gent., as of his manor of Norton, in free and common socage, by fealty and the yearly rent of 6d. and 1 lb. of pepper, and are worth per annum, clear, 5s. All the premises in East Hatch are held of Francis Lord Cotlington, as of his manor of East Hatch, in free and common socage, by suit at court and the yearly rent of 1 lb. cummin, and are worth per annum, clear, 3s. 4d. messuage in Chicklade is held of Edward Hide, esq, as of his manor of Chicklade, by fealty, and is worth per annum, clear, 10s.

Christopher Bennett died at Salisbury, 22nd April, 12 Charles I [1636]; Thomas Bennett is his son and next heir, and was aged 19 years on the 30th day of November last past.

The said Dorothy Bennett still survives.

Misc. Inq. p.m., 13 Charles I, pt. 29, No. 4.

Robert Bull.

Inquisition taken at Devizes, 23rd August, 18 Charles I [1642], before Richard Mason, esq., escheator, by virtue of his office, after the death of Robert Bull, by the oath of Robert Kingsman, gent., William Roberdes, gent., Edmund Potter, William Purrier, William Parrett, Stephen Flower, Richard Greenfield, Thomas Engles, Thomas Flower, Thomas Johnson, Giles Mills, Richard Clarke, Amos Hoope, and Philip Stronge, who say that

Robert Bull was seised of that part and parcel of the messuage

then late in the tenure of John Bull, jun., in Broughton, as follows, to wit, the Kytchen, the Forth-house, and the Whithouse; one close of pasture called greate Citties, containing 2 acres lying near a lane called Bremble Lane; one close of pasture called little Citties, containing about one acre, near adjoining the close, late in the tenure of Robert Alderwicke; and 3 acres of arable land, whereof one lies in a field called Chessellfield, near a bridge called Gayesbridge, another lies in Hales by the bridge called Stonybridge, and 2 half-acres lie in a field called Anfield: all which said premises are situate within the parish of Broughton Gifford, and were late in the tenure of the said John Bull, jun., and sometime were parcel of the lands and tenements of William Bruncker, knight, deceased, father of Henry Bruncker, and were purchased by the said Robert Bull of the said Henry Bruncker, esq., and of Henry Fanshawe, knight.

So seised, the said *Robert Bull* made his will the 26th day of August, 1625, and thereby bequeathed as follows:—I will that *Anne*, my wife, shall have the use of my house, garden, orchard, and all my lands during her widowhood only, towards the bringing up of my children; after her marriage or decease, the same shall remain to *William*, my son, and his heirs for ever. If the said *William* die without issue the said premises to remain to my second son and his heirs for ever, and so to the third and fourth sons upon like default.

All the said premises are held of the King as of his Castle of Devizes, by knight's service, but by what part of a knight's fee is not known, and are worth per annum, clear, 10s.

Robert Bull died 29th August, I Charles I [1625]; William Bull is his son and next heir, and is now aged 41 years.

Misc. Inq. p.m., 18 Charles I, pt. 29, No. 31.

Walter Buckland, esquire.

Inquisition taken at the City of New Sarum, 27th August, 15 Charles I [1639], before Robert Worsham, gent., escheator, by virtue of his office, after the death of Walter Buckland, esq., by the oath of John Windover, George Marshall, Andrew Pewde, William Mundy, Christopher Graye, gentlemen, William Hayes, Walter Gray, Edward Fawconer, William Feltham, Edward Targett, Walter Gray, of Alderbury, Nicholas Woodford, Richard Easton, and Thomas Wilson, who say that

Walter Buckland was seised of the manor of Stanliche alias Stanlinge; and one meadow called Withington meade, containing

29 acres, lying within the parish of Downton.

The said manor of Stanliche is held of Walter Bishop of Salisbury, as of his manor of Downton, in common socage, by fealty, suit at court, and the yearly rent of 13s. 4d., and is worth per annum, clear, 4os. The meadow called Withington meade is held of the King as of his manor of East Greenwich, co. Kent, in common socage, by fealty only, and not in chief or by knight's service, and is worth per annum, clear, 10s.

Walter Buckland died at Stanlinche, 16th August, 14 Charles I [1638]; Walter Buckland, esq., is his son and next heir, and was

then aged 18 years and more.

Misc. Inq. p.m., 15 Charles I, pt. 29, No. 50.

Edward Bell, yeoman.

Inquisition taken at Marlborough, 29th March, 18 Charles I [1642], before Richard Mason, esq., escheator, by virtue of his office, after the death of Edward Bell, yeoman, by the oath of Robert Kinsman, senior, Robert Kinsman, junior, John Smith, Thomas Treberet, Aldam Winckworth, Thomas Ingles, Edward West, Clement Smith, Richard Grinfeild, Thomas Kaynton, William Purrier, Thomas Rayman, William Parrat, Stephen Johnson, Anthony Greenway, and John Fowler, who say that

Edward Bell was seised of one messuage or cottage lying in Kington St. Michael and Kington St. Marie, late in the tenure of Elizabeth Smith, widow, now deceased, and now in that of John Smith, her son, together with one garden and curtilage containing about 10 perches, lying within a pasture called Fernells or Vernollis Downe, and one plot or parcel of Vernollis Downe to the said messuage near adjoining, bounded by the residue of Vernollis Downe for William Wirge, and now in the possession of the said William, containing about 11 acres; one messuage or cottage built upon the said II acres by the said William Wirge, together with an orchard and garden thereto adjoining; 3 closes of arable land and pasture called Vernolles Downe, otherwise Upper Vernolles, containing altogether about 60 acres; all the tithes whatsoever from time to time growing upon the premises; and one messuage newly built situate on Vernolles Downe, together with one barn, one stable, and other buildings to the said messuage belonging;

all which said premises are within the parish of Kington St. Michael's or Kington St. Mary's, and were some time in the tenure of *Nicholas Taylor*, deceased.

So seised, the said Edward Bell made his will the 10th December, 1640, and thereby bequeathed as follows: I give to my friends John Gale, of Bullhide, in the parish of Kington St. Michael, and William Tanner, of the same, yeomen, my 2 messuages or cottages now in the occupation of William Wirge and John Smith, in the said parishes of Kington St. Michael and St. Mary, heretofore parcel of a pasture ground called Vernolls, and also my messuages, lands, tenements, and hereditaments in the said parishes called Vernolls great Downe, as it is now divided into several parcels; also all that part of my downe shooting upon John Gale's Vernoll from the north-west corner of the hedge adjoining great Vernolls, directly to the brake of the said John Gale, called Vernoll brake, containing about 8 acres, lying in the said parishes, to hold for the term of 21 years immediately after my decease for the payment of my debts, and then to dispose of the residue of the profits thereof for the preferment of my 2 younger daughters, Ruth and Johan. As to the residue of all my lands lying in the said parishes, I leave the same to descend to my heir at the common law as a full third part of all my lands.

All the said premises are held of the King in chief by knight's service, but by what part of a knight's fee the jurors know not, and are worth per annum, clear, 13s. 4d.

Edward Bell died at Kington St. Michael, 24th December, 16 Charles I [1640]; Edward Bell is his son and next heir, and was aged 5 years on the 20th day of April, 16 Charles I [1640].

Ruth Bell, late the wife of the said Edward, still survives.

Inq. p.m., 18 Charles I, pt. 30, No. 87.

Edward Blacker, lunatic.

Inquisition taken at the City of New Sarum, 23rd March, 22 Charles I [1647], before *Thomas Hancocke*, gent., Giles Sadler, gent., and Andrew Pewd, gent., commissioners appointed to inquire as to the lunacy of Edward Blacker by the oath, etc. [jurors not given], who say that

Edward Blacker is a lunatic and enjoys lucid intervals, but is incapable of governing either himself or his lands. He was

a lunatic on the 14th March, 1645, and not at any other time that the jurors know of, but how long before the said 14th March he became demented is not known.

Edward Blacker was seised of the manor and capital messuage of Weste Harneham and of divers lands, meadows, and pastures thereto belonging; the reversion of 3 messuages and one cottage there, parcel of the said manor, in the several tenures of John Young, esq., John Jefferie, William Jefferie, and Richard Woodward; and of the manor and capital messuage of Person, within the parish of Gillingham, co. Dorset, and of divers messuages, lands, and tenements thereto belonging.

Of whom all the said premises are held the jurors know not:

they are worth per annum, clear, £160.

Alice, wife of William Willoughby, esq., Mary Willoughbie, widow, and Katherine, wife of Thomas Chomley, are his kinswomen and next heirs, to wit, sisters of William Blacker, esq., deceased, father of the said Edward Blacker: they are all aged 21 years and more.

Inq. p m., 22 Charles I, pt. 32, No. 159.

George Packer.

Inquisition taken at Chilton Folliat, 19th January (?), 16 Charles I [1641], before John Brinsden, gent., coroner, upon view of the body of George Packer, gent., there lying dead, by the oath of Mark Fowler, Roger Smith, Richard Collins, Thomas Addams, Thomas ——, Stephen Everard, William Fatt, John Stromel, Thomas Pearse, John Tanner, Richard Hill, Joseph ——, Thomas Sharpe, Robert Parkes, Henry Williams, Anthony Elton, John Rowland, and Thomas Reeves, who say that

Hugh Boham, of the University of Oxford, gent., on the 30th December, 16 Charles I [1640], at Chilton Folliat, was carrying a gun charged with gunpowder and haileshott, prepared to kill birds, which he was holding under his right arm and tunic: which said gun went off casually, against the will of the said Hugh, and struck the said George Packer in the right leg [crus], giving him a mortal wound 6 inches deep and 3 inches wide, whereof he languished at Chilton from the said 30th December until the 18th day of January then next following, on which last-mentioned day he died.

The jurors say that the said *Hugh* by accident shot the said *George*, as is aforesaid, against the peace of the King.

The said gun is worth 10s., and remains in the custody of the inhabitants there.

At the time of the said accident the said *Hugh* had no goods, lands, or tenement to the knowledge of the jurors.

Inq. p.m., 16 Charles I, pt. 34, No. 18.

William Chafyn, esquire.

Inquisition taken at Marleburghe, 20th July, 3 Charles I [1627], before William Guidott, esq., escheator, after the death of William Chafyn, esq., by the oath of Thomas Smith, John Gillmore, Robert Longe, Bartholomew Smith, Robert Smith, gentlemen, Robert Kinsman, John Savadge, Thomas Hitchcocke, William Cowper, John Mortymer, Robert Smith, Mark Fowler, Edward Dismer, and John Waterman, who say that

William Chafyn was seised of the manor of Seales alias Seales Clivedon; 20 messuages, 700 acres of land, 100 acres of meadow, 300 acres of pasture, 80 acres of wood, and 100 acres of furze and heath in Overseales, Netherseales, and Woolverton; 7 acres of land, 50 acres of meadow, and 40 acres of pasture in Seales alias Seales Aylesburye, within the parish of Meere, sometime parcel of the lands and possessions of Charles, late Lord Stourton, who was attainted of felony and murder; 11 messuages, 10 tofts, 6 gardens, 200 acres of land, 100 acres of meadow, 160 acres of pasture, 30 acres of wood, and 20 acres of furze and heath, lying in Meere and Woodland, within the parish of Meere, sometime Pymperleys and Horsingtons, and afterwards in the tenure of John More, esq.; 6 messuages, 6 gardens, 20 acres of land, and 10 acres of meadow, in Meere, sometime in the tenure of the said John More; also of one chapel there called "an Isle," sometime parcel of a chantry called Berkleyes chantry, in which said chapel the chantry priest used to celebrate mass; one tenement there called Barkleyes chantry howse, sometime in the tenure of John Gellibrand and Richard Swayne, clerks; 10 acres of meadow and 17 acres of pasture there called Huddles, sometime in the tenure of John Sheappard, jun.; 4 acres of meadow lying in the common field in Meere called Huddles Hearne, sometime parcel of the lands and possessions of the said late chantry of Meere; one tenement, 2 acres of land, and one acre of meadow in Meere, late in the tenure of John Comb; one tenement, one cottage, and 2 acres of land there, in the tenure of William Clement; 2 acres of meadow there, in the tenure of John

Cowley; 4 acres of land and 2 acres of meadow there, in the tenure of Michael Gamlyn; and 3 acres of pasture there, late in the tenure of Robert Foster, sometime parcel of the possessions of the said late chantry.

So seised, the said William Chafyn, by indenture dated 15th Sept., 2 Charles I [1626], and made between himself of the one part, and William Willoughby, esq., Randle (Randulph) Baron, gent., Robert Bishopp, gent., and Richard Chafyn, gent., son of the said William, of the other part, agreed that he and his heirs would be seised of all the said premises to the following uses:—[The indenture is here set out at full in English: the said William Chafyn is here described as of Seales Clivedon in the parish of Mere, esq., and William William William Seiself Silven on Darrott and

William Willoughby as of Silton, co. Dorset, esq.]

In consideration of the love the said William bore towards Richard Chafyn and Thomas Chafyn, his sons, and to establish the said premises in them and their heirs male, he agreed that he would be seised of the capital messuage, farm, and demesne lands of Seales Clivedon, the manors of Seales Clivedon, Seales Alisburye, Nether Seales, Over Seales, Wolverton, and Mere, lying in Mere, and all the messuages, lands, tenements, and hereditaments lying in the town, parish, villages, hamlets, or fields of Meere, Over Seales, Neither Seales, Wolverton, and Woodland, to the use of himself for his natural life; after his decease, to the only use of the said Richard Chafyn and his heirs male, by Luce, his now wife; for default, to the use of the heirs male of the body of the said Richard; for default, to the use of the said Thomas Chafin and his heirs male; for default, to the use of the heirs female of the body of the said Richard Chafyn; and for default, to the use of the right heirs of the said Richard for ever. It is also agreed that it shall be lawful for the said William Chafyn to set or let by copy of Court Roll any of the copyhold tenements parcel of the said manor or lordship of Seales Clivedon for lives in possession or reversion according to the custom of the said manor. Witnesses: Thomas Chafyn, Walter Vyninge, Symonde Crowche, Robert Pytman, Roger Walter, Thomas Rutley, John Underhill, Randle Baron, Robert Byshopp.

The said William Chafyn was likewise seised in feetail of 6 acres of meadow and 18 acres of pasture lying within the parish of Gillingham in co. Dorset, called Saddlebornes, now in the tenure of the said Richard Chafyn, late parcel of the said chantry in Mere.

The manor of Seales Clivedon and the premises in Over Seales, Nether Seales, and Wolverton are held of *John Philpott*, knight, as of his manor of Chute, by knight's service, but by what part of a knight's fee the jurors know not: they are worth per annum,

clear, £,6 13s. 4d. The premises in Seales Alysbury are held of Thomas Lambert, esq., as of his manor of Sherington, by the yearly rent of one sparrow-hawke, or 12d., and are worth per annum, clear, 40s. The premises late Pemperleys and Horsingtons in Meere and Woodland are held of the King as of his Principality of the Duchy of Cornwall as of his manor of Meere, by fealty, the yearly rent of 15s. 9d. and 3 lb. of pepper, and are worth per annum, clear, 100s. The premises in there sometime in the tenure of John Moore, esq., are held of the Dean and Chapter of the Church of the Blessed Mary of New Sarum, as in right of the said church, in free socage, by fealty and the yearly rent of 3s. 4d., and are worth per annum, clear, 13s. 4d. The said chapel, the tenement called Barkleyes chantry house, the premises called Huddles, and the premises called Huddles Hearne in Mere, and the said premises called Saddlebornes in Gillingham are held of the King as of his manor of Bulford, by fealty only, in free socage and not in chief, and are worth per annum, clear, £4 12s. The premises in Mere and Woodland in the several tenures of John Combe, William Clement, John Cowley, Michael Gamlyn, and Robert Foster, and all other the premises sometime parcel of the said chantry called Barkley Chantry, are held of the King as of his manor of East Greenwich, in co. Kent, by fealty only, in free and common socage and not in chief or by knight's service, and by the yearly rent or fee-farm of 43s. 9d., and are worth per annum, clear, 12d.

William Chafyn died at Seale Clividon 6th October last past; the said Richard is his eldest son and heir male, and was then aged 30 years and more. Elizabeth Chafyn, Willoughby Chafyn, and Mary Chafyn, daughters of William Chafyn, junior, gent., deceased, are the kinswomen and next heirs of the said William Chafyn, to wit, daughters of the said William Chafyn, junior, first-born son of the said William named in the writ: the said Elizabeth at the time of the death of her said grandfather was aged 17 years and more, the said Willoughby 16 years and more, and the said Mary 14 years and more.

The said *Richard Chafyn* and *Lucy* his wife still survive at Seale Clividon.

Inq. p.m., 3 Charles I, pt. 27, No. 62.

Milliam Carter.

Inquisition taken at Marleborough, 5th October, 6 Charles I [1630], before Nathaniel Augur, esq., escheator, after the death of William Carter, by the oath of Thomas Sadler, gent, Thomas Sloper, gent., William Skyllinge, John Coxe, Robert Kingsman, Edward Arnold, Walter Strech, Silvester Cooke, Lewis Chappell, William Guye, John Fowler, Walter Jefferies, Richard Webb, William Parrett,

John Waterman, and John Chappell, who say that

William Carter was seised of 2 messuages, 2 gardens, and 2 orchards within the parish of Pirton alias Puriton; 30 acres of land, meadow, and pasture there to the said messuages belonging, lately purchased of Gray [Graio] Lord Chandos, now deceased, and others, and late parcel of the manor of Pirton Keynes; 3 acres of land in the east field, lying together in Pirton Stoke in the east field there, on the south part of the meadow called Goshy Meade adjoining the acre of land called Lampe Acre; 4 acres of arable land in Pirton in a furlong called Meade furlonge, abutting upon East Meade; one acre of land lying in the east field of the town of Pirton, abutting upon Staple Crosse waye; one acre of land lying in Pownehill; one acre of land lying in Bynehill at Haybush; divers butts of land, containing half an acre, at Nowway Lane next Bandiere; one acre of land lying in Bynehill; one acre of meadow in the East Meade of Pirton Stoke; 3 virgates or farundels of meadow lying in the meadow there called Goshymeade: all which premises lie in the fields of Pirton, Puriton Stoke, and Keaynes, and were purchased by the said William Carter of William Pannell, late of Pirton Stoke.

So seised, the said William Carter, by charter dated 20th August, 13 James I [1615], in consideration of a marriage to be celebrated (and now had) between Thomas Carter, son and then heir-apparent of the said William Carter, and Joan Bath, daughter and heir of Giles Bath, now deceased, enfeoffed Richard Ware, of Chelworth, in the parish of Crickelade St. Sampsons, and Richard Gleede, of Chelworth, of the said premises lately purchased of Gray Lord Chaundos and others, except one acre of meadow lying in the West Meade: to hold to them and their heirs for ever to the use of the said William Carter for his natural life; after his death, to the use of the said Thomas Carter and his heirs male by the said

Joan; for default, to the use of the heirs of the body of the said Thomas; and for default, to the use of the right heirs of the body of the said Thomas for ever. And to hold all the said premises purchased of the said William Pannell and the said acre in West Meade above excepted to the use of the said William Carter for his natural life; after his decease, to the use of the said Thomas Carter and Joan Bath and their heirs male; for default, to the use of the heirs of the said Thomas; and for default, to his right heirs for ever.

The premises purchased of the said Lord *Chaundos* are held of the King in socage, in chief, by fealty only, and are worth per annum, clear, 5°. The premises purchased of *William Pannell* are held of *Giles Bridges*, knight, as of his manor of Pirton, in free and common socage, by fealty, suit at court, and the yearly rent of 1d., and are worth per annum, clear, 5s.

William Carter died 13th December, 18 James I [1620]; the said Thomas Carter is his son and next heir, and was then aged 23 years

and more.

Inq. p.m., 6 Charles I, pt. 28, No. 77.

Thomas Cullymore.

Inquisition taken at Marleborough, 17 January, 12 Charles I [1637], before Knolls Hawkins, esq., escheator, after the death of Thomas Cullymore, by the oath of Robert Kingesman, William Burgis, Richard Mortymer, William Stanmore, Robert Smith, Thomas Freeman, William Burdon, Bartholomew Smyth, Richard Webb, Thomas Trebrett, William Cooper, William Lewis, and Richard Glasse, who say that

Thomas Cullymore was seised of one messuage and 130 acres of land, meadow, pasture, and wood in Northwraxall, late in the tenure of Thomas Hort, and lately purchased of John Mallett, knight: which said premises are held of the King as of his Duchy of Lancaster, by knight's service, and are worth per annum, clear, 40s.

Thomas Cullymore died 22nd September, 10 Charles I [1634]; Henry Cullymore is his son and next heir, and was then aged 35 years and more,

Inq. p.m., 12 Charles I, pt. 29, No. 49.

Henry Caffey.

Inquisition taken at Marleburgh, 22 October, 17 Charles I [1641], before William Bowles, gent., escheator, by virtue of a writ "de melius inquirend," after the death of Henry Caffey, by the oath of Robert Kingsman, gent., William Smith, gent., John Smith, gent., Thomas Reymen, William Purryor, Richard Greenefeild, Robert Kingsman, jun., Thomas Keynton, William Parrett, John Hewlett, Thomas Ingles, Aldam Winckworth, and John Fowler, jun., who say that

The one messuage, one close of pasture containing 12 acres called the greate Close, one close of pasture containing 5 acres called the Inner Close, one close of pasture containing 5 acres called the Cowleaze, one close of pasture containing ½ acre called Calfe Close, one close of pasture called the Paddocke containing one acre, and 1½ acre of arable land parcel of the said premises named in the writ, are held of George Lord Chandos as of his manor of Pirton, in free and common socage, by fealty, suit at court, and the yearly rent of 6d. The residue of all the said premises is held of the said Lord Chandos as of his said manor, by fealty, suit at court, and the yearly rent of 3d.

Elizabeth, wife of William Whitehead, one of the sisters of the said Henry Caffey, Mary Lambert, and Saphira Lambert, daughter of William Lambert and Mary his wife, another sister of the said Henry Caffey, were the kinswomen and next heirs of the said Henry. Margaret Caffey was another sister of the said Henry, and had issue Henry Floyd, but whether he was born in lawful matrimony the

jurors know not.

Inq. p.m., 17 Charles I, pt. 29, No. 54.

Thomas Cor, lunatic.

Inquisition taken at Wanborough, 29th July, 1653, before John Norden and William Sadler, esquires, and William Morse, gent., to inquire as to the lunacy of Thomas Cox, by the oath of, etc. [names of the jurors are not given], who say that

Thomas Cox is a lunatic and unable to govern either himself or his lands. He was in that condition on the 26th March, 1646,

and has continued so ever since without having lucid intervals, but how long before the said 26th March he became a lunatic the jurors know not.

He was then seised of one messuage and about 93 acres of arable land, meadow, and pasture lying in Wanborough, of the clear yearly value of £65, and is now seised of the said messuage and 67 acres of arable land, meadow, and pasture, of the clear yearly value of £38, but of whom held or by what services is not known.

Between the said 26th March, 1646, and the taking of this inquisition the said *Thomas Cox* sold and conveyed away the parcel of meadow or pasture ground called Gentlemans, and certain other meadow grounds, commons, and best feedings, containing about 6 acres, of the yearly value of £14, to Sir *John Glanvile*, knight, Serjeant at Law, and one other parcel of meadow or pasture called Sawcers, containing 11 acres, likewise parcel of the premises, of the yearly value of £13, to *John Webbe*, gent.; and has also during the said period demised by several leases some other small parcels of ground containing together 9 acres, part of the premises, to *Anthony Lyme*, *William Hawkes*, and *John Welles*, of Wanborough, but for what terms or for what rents is not known; and has also sold the barn containing 3 bays or spaces of building, belonging to his said messuage, to *Henry Goodwyn*, gent.

The said *Thomas Cox* is also seised by copy of Court Roll of one tenement and 23 acres of arable, meadow, and pasture thereto belonging situate in Wanborough, held of the President and Fellows of St. Mary Magdalen's College in Oxford, by copy of Court Roll according to the custom of their manor in Wanborough, of the clear yearly value of £14.

Also of divers goods, chattels, and utensils, remaining in his own custody, "worth to be sould," £30.

Thomas Cox is the son and next heir of the said Thomas named in the said Commission, and is now aged about 17 years.

Ing. p.m., 1653, No. 32, No. 135.

Michael Drewe, gentleman.

Inquisition taken at Devizes, 24th April, 9 Charles I [1633], before William Harbert, esq., escheator, by virtue of his office, after the death of Michael Drewe, gent., by the oath of John Hitchkox, etc. [names of the other jurors not given], who say that

So seised, the said *Thomas Bayley* made his will 19th May, 1601, and thereby bequeathed the said premises to *Mary Bayley*, then his wife, with remainder to *Mary Drewe*, his daughter, then wife of the said *Michael Drewe*, for her life; the remainder to the heirs of the body of the said *Mary Drew*; and for default, the remainder thereof to the said *Mary*, wife of the said *Thomas Bayly*, and to her heirs for ever.

The said *Thomas Bayley* died 2nd April, 1 James I [1603]. On the 20th September, 16 James I, the said *Mary Bayley*

married Richard Vandray, gent.

Afterwards, to wit, on the 28th November in the said year, the said Richard and Mary and the said Michaell and Mary Drewe conveyed the said premises to Robert Drew, esq., and Robert Flower and their heirs, to the use of the said Michael Drewe and Mary and the heirs of the said Mary by the said Michael; and for default, the remainder thereof to the use of the right heirs of the said Mary for ever.

The said Michael Drewe was likewise seised of one messuage lying in the borough of Devizes, now or late in the occupation of Robert Dyer, clerk; one orchard, and one close of pasture containing one acre; 2 closes of pasture in Cannings Episcopi called Knightleazes, containing 13 acres; 2 closes of pasture there called Surbattes and Pickellandes, containing 14 acres; and 44 acres of land there.

So seised, the said *Michael Drewe*, on the 20th December, 16 James I [1618], conveyed the said premises to the said *Robert Drewe* and *Robert Flower* and their heirs, to the use of the said *Michael Drewe* and *Mary* his wife and his heirs for ever,

The said messuage in the borough of Devizes is held of the King in free burgage as of his borough of Devizes, by a yearly rent and fealty only and not in chief or by knight's service, and is worth per annum, clear, 2s. 6d. The other premises in the said borough are held of the King as of his said borough, by a yearly rent and fealty only and not in chief or by knight's service, and are worth per annum, clear, 6s. 8d. The premises in Rowde and Bromham are held of . . . Countess of Rutland in free and common socage as of her manor of Rowde, by a yearly rent, suit at court, and fealty only, and are worth per annum, clear, 13s. 4d. The messuage and other the premises in Canninges Episcopi are held of Robert Drawe and John Grubbe, esquires, in free and common socage as of their manor of Canninges Episcopi, by fealty and suit at court, and are worth per annum, clear, 10s. The orchard and other the premises there are held of the said Robert Drewe and John Grubbe in free and common socage as of their said manor, by fealty and suit at court, and are worth per annum, clear, 13s. 4d.

Michael Drewe died 25th December last past; Michael Dr.we, gent., is his son and next heir, and was then aged 20 years and 8 months.

The said Mary Drewe still survives.

Inq. p m., 9 Charles I, pt. 20, No. 140.

Milliam Digges, esquire.

Inquisition taken at Marleborough, 7th May, 17 Charles I [:641], before William Bowles, gent., escheator, after the death of William Digges, esq., by the oath of Robert Kingsman, sen., Edward Gilimore, gent., John Smith, Richard Filks, Walter Blanchett, Christopher Lipiott, jun., Thomas Keynton, William Blissett, Thomas Hurlebatt, Samuel Wallis, Thomas Treberett, John Wynde, William Parrier, Richard Greenfeeld, jun., Francis Freeman, and William Parratt, who say that

William Digges was seised in fee-tail, to wit, to him and his heirs by Anne, sometime his wife, of one mansion house called Restroppes place, situate in Pirton alias Puriton, and certain closes thereto adjoining called Home closes; one ground called Pitt furlonge and the ground called Bensteedes in Pirton, one messuage there called Rymans; one close called Bradon close; one pasture called Cobhill, containing 12 acres; one arable ground called Painters plece, containing 8 acres; 5 acres of arable land lying in

Combefeeld Common plott in Pirton; one ground called Bathes Hill. one pasture called Westhill, one ground called Gatehurste alias Gatehills; one ground called the Hoorne, one ground called the Thornie close; one wood-ground called South close, one meadow called the greate meade; one small meadow thereto; one arable ground called Meere peece, containing 5 acres; one close of meadow containing 2 acres; one arable ground called the West hill, containing 5 acres; 2 grounds called Sisselles hills, and 40 acres of arable land lying in Battlefeeld alias Bettlefeeld; all which said premises are in Purton and were purchased by the said William Digges of G.les Digges, gent., his uncle; also in his demesne as of fee of one plot of meadow or pasture, enclosed, containing 15 acres, situate in Purton called Bathes plott, and 3 acres of meadow and pasture thereto adjoining; one messuage there called Wittes tenement and one close of meadow or pasture thereto adjoining called Wittes close, containing 8 acres; one meadow or pasture lying in Prye in Purton, containing 22 acres; one meadow or pasture and toft there called Bentham alias Benthams have in Clardon and Barfeeld in Purton, containing 60 acres, and 6 acres of Steanemeade there in a place called Smithmeade: which said premises last mentioned were purchased of Giles Digges, Richard Digges, and Thomas Baskervile, esquires; one close of arable land and meadow lately enclosed, containing 4 acres in Purton, lately purchased of Thomas Pulmer; one heade aker there in the said field called Bettlefeeld; and one acre of arable land there shooting upon Bensteedes, lately purchased of Robert Jones, Elizabeth his wife, and William Harvkes.

So seised, the said William Digges, by indenture tripartite dated 29th October, 10 Charles I [1634], made between himself of the one part, Dame Mary Harrington, widow, late the wife of John Harrington, of Kelson in co. Somerset, knight, deceased. Edward Rogers, of Canington in co. Somerset, gent, of the second part, and Richard Digges, gent., son and heir-apparent of the said William and Elizabeth Harrington, daughter of the said John Harrington and Mary his wife, of the third part, agreed that he and his heirs would be seised of the said premises to the use of himself for his natural life; and after his decease, to the use of the said Richard Digges and his heirs until the marriage between the said Richard and the said Elizabeth Harrington shall be solemnized; and afterwards, to the use of the said Richard and Elizabeth and their heirs; and for default, to the use of the said Richard Digges and his heirs for ever.

The said marriage took place at Purton 1st December, 10 Charles I [1634].

William Digges was likewise seised of one messuage in Marleborough in the tenure of John Lawrence; and one messuage and 5 acres of land and pasture in Bushton, lately purchased of William Hunton, esq.

So seised, the said William Digges made his will the 6th day of January, 14 Charles I [1639], and thereby devised the said lastnamed premises to Giles Digges, his son, and his heirs; for default, to Thomas Digges, his son, and his heirs; and for default, to the said Richard Digges and his heirs for ever.

The messuages and all other the premises in Purton, except those purchased of the said Thomas Palmer, Robert Jones, Elizabeth his wife, and William Hawkes, are held of the King in chief by knight's service, and are worth per annum, clear, to wit, the premises whereof the said William Digges was seised in fee-tail £5, and the residue £6. Of whom or by what services the said premises purchased of the said Thomas, Elizabeth, and William are held the jurors know not: they are worth per annum, clear, 10s. Of whom the said messuage in Marleborough is held the jurors know not: it is worth per annum, clear, 10s. The premises in Bushton are held of the King in chief by knight's service, and are worth per annum, clear, 10s.

William Digges died 17th February, 15 Charles I [1640]; the said Richard Digges is his son and next heir by the said Anne, sometime the wife of the said William, and was then aged 24 years and more. Elinora, late the wife of the said William Digges, still survives at Purton.

The said Richard Digges, Elinora, Richard Digges [sic]. and Giles Digges have respectively taken the profits of all the said premises up to this time.

Ing. p.m., 17 Charles I, pt. 29, No. 51.

Thomas Ellyott, senior.

Inquisition taken at Marleborough, 28th October, 1 Charles I [1625], before Nicholas Younge, esq., escheator, after the death of Thomas Ellyott, sen., late of the City of New Sarum, gent., by the oath of Noye Webbe, gent., Thomas Munday, Anthony Slater, Thomas Hiscock, Lewis Chappell, Henry Abbett, William Gunter, Stephen Wyld, Robert Plerett, Philip Ledyard, John Potter, Edward Apleford, and Thomas Hayse, who say that

Thomas Ellyott was seised of 9 several messuages, gardens, orchards, and curtilages, and of divers parcels of meadow to the said messuages belonging, situate within the borough of Downton in the parish of Downton, now or late in the several tenures of William Frye, John Overie, John Snelger, Edward Curtis, John Snelger, tanner, John Abbott, William Eastmond, -- Netton, widow, and Thomas Smith; divers lands, tenements, hereditaments, etc., within the parish of Downton; 6 messuages and gardens within the parish of St. Edmond in the said City of New Sarum, in a street there called Millford Street, in the several tenures of . . . Morgan Mors, Richard Myles, Thomas Collens, Symon Samwayes, and John Aman; the tenements and lands in the said City which the said Thomas Ellyott acquired of John Moore, esq.; 2 messuages in the said City in the several tenures of Thomas Lovell, Henry Sanger, John Alford, and Thomas Booreman, and the gardens, curtilages, etc., thereto belonging; all the lands, tenements, and hereditaments within the parish of St. Thomas in the said City, which the said Thomas acquired of Randle Hawles; 4 messuages, gardens, orchards, and curtilages in the parish of St. Martin in the said City, near the place there called Bugmore Gate, in the several tenures of Alexander Baldwin, Thomas Blacker, Thomas Buck, and —— Norden, widow; all the messuages, lands, etc., within the said parish of St. Martin, which the said Thomas Ellyott purchased of the said Randle Hawles; 2 messuages in Oatemeale Rowe in the said City, in the possession of Thomas Hill; one stable and curtilage in the street called Chipper Lane or Chipper Streete in the said City, now in the possession of the said Thomas Ellyott; 2 messuages and gardens and one orchard there in Draggon Streete, which the said Thomas purchased of Robert Boston; one mansion house of the said Thomas in the said City; one messuage and garden in the said Chipper Lane, in the tenure of Andrew Rogers; one tenement in Mynster Street there, in the tenure of Edward Powell; all those lands and closes called Swaines feildes or Swaines Closes . . ; and of all those lands, tenements, and hereditaments in Stratford and Laverstocke which the said Thomas purchased partly of Edward Young and partly of Robert Bundy, Christopher Bundy and Philippa his wife, and Penrudduck Bundy.

So seised, the said *Thomas Ellyott*, by indenture dated 5th October, 20 James I [1622], for the love which he bore towards *Nicholas Ellyott*, his son, and *Thomas Ellyott*, his elder son, and towards *Thomas Ellyott*, son of the said *Thomas* the elder son, agreed that he would be seised of the said 9 messuages and the parcels of

meadow thereto belonging within the said borough of Downton, the messuages, etc., in the said parish of St. Edmund, and the 6 messuages in the said parish, to the use of himself for his life; after his death, to the use of the said Nicholas Ellyott and his heirs; for default, to the use of the said Thomas Ellyott, elder son of the said Thomas named in the writ, for his life; after his decease, to the use of the said Thomas Ellyott, son of the said Thomas the son, and his heirs; and for default, to the use of the right heirs of the said Thomas the son.

By another indenture dated the same day and year, the said Thomas Ellyott agreed with Wolstan Coward and James Abb tt and the said Nicholas Ellvott, for the love he bore towards the said Thomas the son, the said Nicholas Ellvott, and towards Margery Thorne and Elizabeth Thorne, daughters of Thomas Thorne, that he would be seised of the said 2 messuages in High Street and the premises acquired of the said Randle Hawles within the said parish of St. Thomas, to the use of himself for life; after his decease, to the use of the said Margery for her life; after her decease, to the use of the said Nicholas Ellvott and his heirs; for default, to the use of the said Thomas Ellyott the son for his life; after his decease, to the use of the said Thomas son of the said Thomas the son and his heirs; and for default, to the use of the right heirs of the said Thomas Ellyott. And that he would be seised of the said 4 messuages in the said parish of St. Martin and of the premises there acquired of the said Randle Hawles, to the use of himself for his life; after his decease, to the use of the said Elizabeth Thorne for her life; afterwards, to the use of the said Thomas Ellyott the son for his life; after his decease, to the use of the said Thomas son of the said Thomas the son and his heirs; for default, to the use of the said Nicholas Ellyott and his heirs; and for default, to the use of the right heirs of the said Thomas named in the writ.

By another indenture dated 2nd June, 1 Charles I [1625], the said Thomas Ellyott agreed with the said Nicholas Ellyott, for the love which he bore towards the said Thomas Ellyott, son of the said Thomas the son, that he would be seised of the said 2 messuages in Oatemeale Rowe, the said stable and curtilage in Chipper Lane, the lands and closes called Swaynes feild or Swaines closes, and the premises in Stratforde and Laverstocke, to the use of himself for his life; afterwards, to the use of the said Nicholas and his heirs; for default, to the use of the said Thomas Ellyott son of the said Thomas the son and his heirs; and afterwards, to the use of the right heirs of the said Nicholas for ever.

By another indenture dated 8th December, 22 James I [1624], the said Thomas Ellyott granted to the said Wolstan Coward, James Abbott, and Nicholas Ellyott, and their heirs the said 2 messuages in Draggon Street, the said mansion house, the messuage in Chipper Lane, and the said messuage in Minster Street, to the use of themselves and their heirs for ever, upon trust that if the said Thomas Ellyott the son should not procure the wardships of John Ellyott from the said Nicholas nor any part of his estate, and if the said Thomas should release to the said Nicholas within 3 months after the death of the said Thomas named in the writ all actions and demands which he pretended to have against the said Nicholas concerning the habitation of the said Thomas in the said mansion house, etc., etc., that then the said Woolstan, James, and Nicholas, at the cost of the said Thomas, after his request should convey to him the said premises in Draggon Street and the said mansion house for his life.

All the said premises within the said borough or parish of Downton are held of the Bishop of Winchester, as of his borough of Downton, in free socage, by fealty, suit at court, and the yearly rent of 33s. 1d., and are worth per ann., clear, 6os. The premises within the said City of New Sarum are held of the Bishop of Sarum in free socage, by fealty and the yearly rent of 9s. 7½d., and are worth per ann., clear, £10. The premises in Stratforde and Laverstocke purchased of the said Robert Bundy and others are held of Anne Winchcomb, widow, as of her manor of Laverstocke, in common socage, by fealty, suit at court, and the yearly rent of 13s.; and the said premises there purchased of the said Edward Younge are held of the Bishop of Sarum as of his hundred of Underdiche, but by what services the jurors know not, and are worth per ann., clear, 4os.

Thomas Ellyott died 7 June, 1 Charles I [1625]; Thomas Ellyott the son is his son and next heir, and is now aged . . . years and more.

Inq. p.m., 1 Charles I, pt. 14, No. 45.

[About two inches on the right-hand side of this document are torn away.]

Thomas Eyre, esquire.

Inquisition taken at the City of New Sarum, 2nd October, 5 Charles I [1629], before Robert Worssam, esq., escheator, after the death of Thomas Eyre, of the said City, esq., by the oath of Coferer Hughs, gent., John Note, gent., Leonard Browne, John Wayte, Richard Carter, Robert Swevinge, John Speringe, Thomas Symes, Thomas Wolford, Daniel Langley, Edward Warde, Edward Fauckener, and William Williams alias Carter, who say that

Thomas Evre was seised to him and his heirs for ever of one capital messuage in Castle Street in the said City of New Sarum; 2 acres of meadow in Fisherton Augur; one messuage or inn called the Blew Boare, opposite the market-place in the said City; 4 acres of meadow called the Blew Boare meade in Fisherton Augur; one messuage or inn called the Talbott, in Winchester Street in the said City; 10 acres of meadow in the parish of Laverstocke; one messuage or inn called the Bell opposite the Tann Gate in the said City; 7 acres of meadow in Laverstocke; one tenement in Katherine Street in the said City; one tenement in High Street there; 2 tenements in Minster Street there; one tenement in Milford Street there; one tenement in Browne Street there; 5 tenements in Ivye Street there; 6½ acres of land in Fisherton Augur; 10 acres of land in the parish of Bemerton; one capital messuage and divers lands and hereditaments in the tenure of John Brent, of Hoonesbrooke, in the parish of Wimborne Minster in co. Dorset; one tenement there; 2 acres of land there; 14 acres of land there in the tenure of Thomas Barnes: half an acre of land there in the tenure of Thomas Budden; one messuage or inn called the Angell and one acre of meadow in Stockebridge in co. Southampton; 3 parts, in 5 parts to be divided, of one tenement called Bonhames in the parish of South Newton; 3 parts, in 3 parts to be divided, of one tenement in Stovord and Newton; 3 parts, in 3 parts to be divided, of 21 acres and 3 virgates of land in Fowlstone and Chilhampton; 3 parts, in 3 parts to be divided, of one messuage, 20½ acres of land, and 2 acres of meadow in Chilhampton; 3 parts, in 3 parts to be divided, of one messuage and 3 acres of land in Newton; and 3 parts, in 3 parts to be divided, of one messuage and one acre of land in Chilhampton.

So seised, the said *Thomas Eyre*, by indenture dated 31st December, 17 James I [1619], agreed with *Robert Eyre*, his son and heir apparent, for the advancement of the said *Robert*, that he would be

seised of all the said premises, except the messuage and lands called Bonhames and the first crop [tonsura] of the 10 acres in Aldwerbury, to the use of the said Robert Eyre and his heirs for ever. The said tenement called Bonhames was conveyed to William Eyre, esq., son of the said Thomas, and to his heirs.

The messuages in the City of New Sarum and the meadow called the Blewe Boare meade are held of the Bishop of Salisbury in free socage, by the yearly rent of 7s. 9d. and by suit at court, and are worth per annum, clear, £3. The premises in the parish of Wimborne Minster in the tenure of John Brent, Thomas Barnes, and Thomas Budden are held of the manor of Kingstone Lacy in co. Dorset, by the yearly rent of 8d., and are worth per annum, clear, 10s. The other premises in Wimborne Minster are held of the manor of Wimborne "Decanatus" by the yearly rent of 12d., and are worth per annum, clear, 5s. The premises in Stockebridge are held in common burgage, but by what rent the jurors know not, and are worth per annum, clear, 3s. 4d. The premises in Fisherton Augur and Bemerton are held of the King as of his manor of Bullisford, by fealty only, in free socage and not in chief, and are worth per annum, clear, 10s. The premises in Fowlstone, Stovord, Chilhampton, and South Newton are held of William Earl of Pembrooke, but by what services is not known, and are worth per annum, clear, 10s.

Thomas Eyre died at New Sarum, 1st November last past; the said Robert is his son and next heir, and is now aged 40 years and more.

Inq. p.m., 5 Charles I, pt. 28, No. 116.

William Eyre, knight.

Inquisition taken at Marlborough, on Thursday, 1st Sept., 7 Charles I [1631], before Edward Bainton, knight, James Yateman, esq., escheator, and Thomas Aileffe, gent., feodary, after the death of William Eyre, knight, by the oath of Thomas Sadler, John Sadler, William Norden, Lancelot Humber, William Sadler, Christopher Spencer, Silvester Cook, gent., John Skull, John Waite, Thomas Day, Edward Arnold, Robert Kingsman, gent., John Savidg, gent., Thomas Trebridg (?), John Purnell, gent., William Lewis, and Robert Smith, gent., who say that

William Eyre was seised of the manor of Great Chauldfeild alias East Chauldfeild, with all its rights, members, and appurtenances

in Chauldfeild, Holt, and Linford, together with the advowson and right of patronage of the parish church of Chauldfeild; and the Office of Constable of the castle of Trowbridge.

So seised, the said William Eyre, by indenture dated 1st June, 2 Charles I [1626], made between himself of the one part, John St. John, of Liddiard Tregoose, knight and baronet, Edward Hungerford, of Cosham, knight of the Bath, Edward Earnley, of Knighton, esq., and Ann Noyes, widow, late the wife of William Noyes, esq., deceased, of the other part, in consideration of a marriage to be had between the said William Eyre and the said Ann Noyes, sister of the said Edward Earnly, for a competent jointure for the said Ann, agreed that before the feast of All Saints next following he would convey to the said John St. John and others all the said premises to the use of himself until the said marriage should take place, and afterwards to the use of himself and the said Ann and their heirs for ever. The said fine was afterwards levied, and the said marriage was also solemnized.

William Eyre was likewise seized of 5 acres of land in Chapit and 2 acres of land in Medleys in Atford, and about 30 acres of land, wood, and woodland in Atford Magna and Cottelles Atford, called the newe enclosure, Homwood, Peplesmore, and Bidwell.

The manor of Magna Chauldfeild and other the premises in Chauldfeild, Linford, Holt, Trowbridge, Atford Magna, and Cottelles Atford are held of the manor of Trowbridge, but by what services the jurors know not; the premises in Chauldfeild, Holt, Linford, and Trowbridge are worth per annum, clear, f_{39} 13s. 4d.; and the premises in Atford Magna and Cottelles Atford, 13s. 4d.

William Eyre died 24th August, 5 Charles I [1629]; John Eire, knight, is his eldest son and next heir, and was then aged 48 years and more.

The said Ann Eyre still survives at Chauldfield.

Inq. p.m., 7 Charles I, pt. 29, No. 116.

Chomas flower, gentleman.

Inquisition taken at Marleborough, 4th April, 2 Charles I [1626], before John Foyle, esq., escheator, after the death of Thomas Flower, late of Imber, gent., by the oath of Richard Smith, gent., John Spencer, gent., George Mortimer, gent., Bartholomew Smith, gent., Alexander Dismer, gent., Henry Smith, John Noyse,

Thomas Smith, gent., John Waterman, Edward Dismere, Thomas Sloper, Thomas Eyres, Thomas Freeman, gent., Thomas Kynge, gent., and John Lawrence, gent., who say that

Thomas Flower was seised of one messuage, 3 closes of pasture, and 5 virgates of land to the said messuage belonging in Imber.

So seised, the said *Thomas*, by a deed of feoffment dated 7th October, 16 James I [1618], in consideration of £ 350 to him in hand paid by *Christopher Flower*, his son, granted the said premises to the said *Christopher* and his heirs for ever.

The said premises are held of the King in chief by knight's service, but by what part of a knight's fee is not known, and are worth per annum, clear, 30s.

Thomas Flower died 9th January, 22 James I [1625]; Christopher Flower is his son and next heir, and was then aged 39 years and more. Elizabeth Flower, late the wife of the said Thomas, still survives.

Ing. p.m., 2 Charles I, pt. 20, No. 109.

Thomas Freeman.

Inquisition taken at the City of New Sarum, 26th April, 15 Charles I [1639], before Robert Worsham, gent., escheator, after the death of Thomas Freeman, by the oath of Andrew Pewde, gent., William Munday, Edward Fawconer, John Butcher, Henry Whitemershe, Robert Hunte, Thomas Williams, George Shergall, John Reeve, William Woodford, Thomas Tutt, Philipp Seymore, Edward Hawkins, and Richard White, who say that

Thomas Freeman was seised of one messuage in Ramesbury, now used for a tanhouse; one close of land there called Senburyes, containing 15 acres more or less; and one meadow there called Senburyes meade, containing about 4 acres.

Of whom or by what service the said premises are held the jurors know not: they are worth per annum, clear, 20s.

Thomas Freeman died 11th April, 13 Charles I [1637]; Thomas Freeman is his son and next heir, and was then aged 21 years and more.

Ing. p.m., 15 Charles I, pt. 29, No. 16.

Richard foreman, yeoman.

Inquisition taken at Marleborough, 2nd April, 17 Charles I [1641], before William Bowles, esq., escheator, after the death of Richard Foreman, of Chippenham, yeoman, by the oath of George Mortimer, Edward Gilmore, John Smith, William Blissett, gentlemen, William Withers, John Hulett, John Wyne, John Potter, Edward Jones, Thomas Kynton, Christopher Lippeatt, John Fowler, Richard Grinfeild, William Purrier, Thomas Treberett, Nicholas Knapp, William Parratt, and John Medcalfe, who say that

Richard Foreman was seised of the farm of Horton, situate within the parish of Cannings Episcopi, and divers lands thereto belonging, in the tenure of the said Richard; 3 several closes there containing 11 acres, called Quarleys and Milham; one messuage with a garden and barton thereto adjoining, situate in Chippenham, containing altogether one acre of land, late in the tenure of Edward Stafford.

So seised, the said Richard Forman, by indenture dated 1st February, 8 Charles I [1633], made between himself of the one part, and Robert Forman, of Calne, clothier, and Robert Hawkins, of Chippenham, clothier, of the other part, in consideration of a marriage before that time had between him the said Richard and Alice, then his wife, daughter of Thomas Hawkins, senior, of Chippenham, clothier, and sister of the said Robert Hawkins, for a competent jointure for the said Alice, agreed that he would be seised of the said farm and closes, to the use of him the said Richard for life; after his death the remainder thereof to the use of the said Alice for her life in the name of her jointure; after her death the remainder thereof to the use of the heirs of the said Richard and Alice; and for default, to the use of the right heirs of the said Richard for ever.

Richard Forman made his will at Chippenham, 5th March, 15 Charles I [1640], and thereby devised the said farm of Horton and the said closes called Quarleys and Milham to Alice, his daughter, and her heirs; for default, then after the decease of testator and Alice, his wife, the same to go to Richard Forman, son of Thomas Forman, brother of the said Richard named in the writ, and his heirs; for default, the remainder thereof to Henry Forman, brother of the said Richard named in the writ, and his heirs for ever. Testator bequeathed the said messuage, garden, and barton in Chippenham to the said Alice, his wife, and her heirs for ever. The farm of Horton is held of the King in socage in chief [sic],

by fealty only, and is worth per annum, clear, 20s. The 3 closes in Cannings Episcopi are held of the King in socage, in chief, by fealty only, and are worth per annum, clear, 5s. The premises in Chippenham are held of the King in free and common socage, by fealty only, as of his Manor of East Greenwich, and are worth per annum, clear, 2s.

Richard Forman died at Chippenham 5th March, 15 Charles I [1640]; Alice Forman is his daughter and next heir by the said Alice, and was then aged 7 months and 12 days.

Ing. p.m., 17 Charles I, pt. 29, No. 26.

William Gould, esquire.

Inquisition taken at Devizes, 17th March, 15 Charles I [1640], before John Sevyor, gent., escheator, after the death of William Gould, late of Alston alias Alvedeston, esq., by the oath of Thomas Sloper, gent., John Worsdale, Robert Heskins, Thomas Withers, John Briant, John Eyles, Edward Hope, Christopher Pullen, Walter Mayo, Walter Reade, Giles Milles, William Robertes, and Ambrose Zely, who say that

William Gould was seised to him and his heirs male of a capital messuage and farm in Alston alias Alvedeston called Parham's Farme, and divers lands, meadows, etc., etc., thereto belonging.

So seised, a recovery was suffered of the said premises against the said William Gould by John Moore, esq., and Robert Moore, gent., in the Court of King's Bench at Westminster in Michaelmas Term, 7 James I [1609], by the names of one messuage, 200 acres of land, 20 acres of meadow, 400 acres of pasture, and 4 acres of wood in Alvedeston, which said recovery was suffered to the uses following: as to the said capital messuage, 2 several closes of pasture called the Greate Sandes and the Little Sandes, parcel of the said farm, situate on the south part of the highway leading from Alvedeston to the town of Barwicke St. John, except such parts of the said closes as are held by copy of court roll, and as to divers parcels of arable land, meadow and pasture, lying on the north part of the said highway called Shap closes, Sheates meades, Long meade, Coome close, Greate Gaston, Litle Gaston, Broadlease, Northfeild, and 'depasturation' in the north part of the said farm, to the use of the said William Gould for his life; after his decease to the use of Elianor Gould, wife of the said William, for

her life for her jointure; and after her decease to the use of the said William named in the writ, and his heirs for ever. As to the residue of the said capital messuage not limited for the jointure of the said Elianor, to the use of the said William Gould and his heirs for ever, as by certain indentures dated 1st October, 7 James I [1609], made between the said William Gould of the one part, and the said John and Robert Moore of the other part, more fully appears.

The said premises are held of *Thomas Gawen*, esq., as of his manor of Northington, in free and common socage, by fealty, suit at court, and the yearly rent of 10s., and are worth per annum,

clear, 6os.

William Gould died at Alvedeston 21st August, 14 Charles I [1638]; William Gould is his son and next heir, and was then aged 15 years 5 months and 20 days.

The said Eleanor, late the wife of the said William Gould, still

survives at New Sarum.

Ing. p.m., 15 Charles I, pt. 29, No. 18.

John Goldsmith, gentleman.

Inquisition taken at Marleborough, 25th Aug., 16 Charles I [1640], before John Sevyor, gent., escheator, after the death of John Goldsmith, gent., by the oath of William Blissett, gent., John Fowler, senior, gent., John Clementes, gent., Aldam Winckworth, Edward West, William Farington, John Medcalfe, Thomas Glasse, John Fowler, junior, Thomas Keynton, Thomas Trebrett, Thomas Whiteade, and William Parrett, who say that

John Goldsmith was seised of one capital messuage and farm situate in Avebury, called the Chauntrey Farme of Bromham alias Rowses Farme, and the lands, meadows, etc., etc., to the said messuage belonging, lately purchased of John Shuter, esq., one messuage in Penne within the parish of Hillmarton, and divers lands, etc., in Penne and Hillmarton to the said messuage belonging, lately purchased of William Davys, yeoman; one messuage in the tithing of Westbroke within the parish of Avebury called Warwickes and 16½ acres of land thereto belonging, lately purchased of Arnold Childe, esq.; one messuage, one garden, one orchard, one barn, and one close of pasture situate in Backhampton within the parish of Avebury, in the tenure of Richard Felpes alias Bromham; divers other lands in

Backhampton, to wit, one acre of land abutting upon Sparkes close, 2 acres of land there abutting upon the Farme there, 2 acres of land lying between the land of Christopher Spencer and that late of William Griffin, deceased, \frac{1}{2} acre of land in Drove Furlonge, ½ acre of land in Boulsters Furlonge, 1½ acres of land in Shorte Courles, 1 acre 3 roods of land in Longe Courles, one acre of land called Gorbidge Acre, 2 acres 1 rood of land in Longe Landes, 2 half-acres of land abutting on the French way and Robero Furlonge, 1 acre 1 rood of land in Robero Furlonge, 5 acres of land in Rannan, 3 other acres and one rood of land in Longe Landes, \frac{1}{2} acre of land abutting on Weste hill, 2 other half-acres of land there, & acre of land abutting on the Greate Linch, and 2 half-acres of land in Whitelands, lately purchased of John Truslow, gent., and which before that were the lands of William Button, esq., one other messuage, and one acre of land and pasture in Hungerford in co. Berkes on the west part of the "Heigh Streete" there, lately purchased of the said John Truslow, gent.

The capital messuage and farm called the Chantry Farm of Bromham are held of the King as of his manor of East Greenwich in co. Kent, by fealty, in free and common socage and by a yearly rent, and not in chief or by knight's service, and are worth per annum, clear, 40s. The premises in Penne and Hilmarton are held of the King as of his manor of Hampsteed Marshall, sometime parcel of the possessions of the Earl Marshal of England, by knight's service, and are worth per annum, clear, 10s. The premises in the tithing of Westbrooke are held of the King in fee farm as of his manor of Easte Greenwich in co. Kent, by fealty in free and common socage, by the yearly rent of 10s. od., and are worth per annum, clear, 5s. The premises in Avebury and Backhampton are held of William Earl of Hertford, as of his hundred of Selkeley, in socage by fealty, and are worth per annum, clear, 10s. The premises in Hungerford are held of the lords of the borough or manor of Hungerford, by fealty and the rent of 2d., and are worth per annum, clear, 5s.

John Goldsmith died 12th April last past; Thomas Goldsmith, gent., is his son and next heir, and was then aged 26 years and more.

Inq. p.m., 16 Charles I, pt. 29, No. 39.

Thomas Goddard, esquire.

Inquisition taken at Marlborough, 29th Mar., 18 Charles I [1642], before Richard Mason, esq., escheator, after the death of Thomas Goddard, esq., by the oath of Robert Kingsman, senior, Robert Kingsman, junior, John Smyth, Thomas Treberett, Aldam Winkworth, Thomas Inglis, Edward West, Clement Smyth, Richard Greenefeild, Thomas Kuynton, William Purrier, Thomas Rayman, William Parrett, Stephen Johnson, Anthony Greeneway, and John Fowler, who say that Thomas Goddard was seised of one messuage with a curtilage, garden, and orchard adjoining, containing ½ acre of land, lying in Stockestreet in the parish of Calne; one close of meadow containing 3 acres, called Howseclose; one close called Shortecrofte containing two acres lying in the said Stockestreete; 29 acres of arable land in Calne; and common of pasture for 7 beasts and 40 sheep in Stockestreet.

So seised, the said *Thomas Goddard*, by indenture dated 29th May, 14 Charles I [1638], made between himself of the one part, and *John Goddard*, gent., second son of the said *Thomas*, of the other part, for the love he bore towards the said *John*, conveyed all

the said premises to him and his heirs for ever.

Thomas Goddard was likewise seised of the moiety of divers acres of land, meadow and pasture, in Backhampton called Backhampton Farme, and so seised, he by charter dated 12th January, 14 Charles I [1639], conveyed the said premises to his son Thomas Goddard and his heirs for ever.

Thomas Goddard was likewise seised of the tithes of sheaves, grain and hay, yearly forthcoming in the tithing of Westeswindon, lately purchased of Thomas Vilet, gent., and so seised, he by indenture dated 23rd January in the said year, made between himself of the one part, and Edmund Goddard, gent., one of his sons, of the other part, agreed that he the said Thomas would be seised of the said tithes to the use of the said Edmund and his heirs for ever.

Thomas Goddard was also seised of one messuage in Netherswindon, one close of pasture or meadow thereto belonging, $9\frac{1}{2}$ acres of arable land in one of the fields of Netherswindon, whereof $4\frac{1}{2}$ acres lie together in one piece in the furlong there abutting upon the highway leading from Wroughton to Swindon, $\frac{1}{2}$ acre lying by Westlecot way and abutting upon the said highway,

and $4\frac{1}{2}$ acres of arable land lying in the furlong there abutting upon the Shorthedge parcel of the manor of Eastswindon *alias* Netherswindon.

So seised, the said *Thomas*, by indenture dated 22nd April, 16 Charles I [1640], made between himself of the one part and the said *Edmund* his son of the other part, agreed that he would be seised of the said premises last recited to the use of the said *Edmund* and his heirs for ever.

The said *Thomas Goddard* was likewise seised of one capital messuage called Westcot *alias* Wigglescot in the parish of Wroughton, the manors of Overswindon and Netherswindon *alias* Eastswindon and Westswindon, one messuage, 3 cottages, 4 gardens, one orchard, 70 acres of land, 30 acres of meadow, 100 acres of pasture, 40s. rent, and common of pasture for all beasts in Highswindon and Westswindon, lately purchased of *William Weste*, gent., 20 acres of land, 2 acres of meadow, 2 acres of pasture, and common of pasture for 2 horses, 4 cows, and 30 sheep in Netherswindon, and the tithes of sheaves, grain and hay, yearly renewing in Netherswindon, lately purchased of *Thomas Vilet*, and 5 virgates of meadow in Westswindon in a certain meadow there called Stevenes Croft.

The said Thomas being so seised, a fine was levied at Westminster in 15 days from Easter, 16 Charles I [1640], between George Fettiplace, gent., and Thomas Sandys, gent., plaintiffs, and the said Thomas Goddard, deforciant, of the said capital messuage called Westcot and all other the premises in Westcot. Another fine was levied there in the octaves of St. Michael in the said year between the said parties of the said manors of Overswindon and Netherswindon and other the premises there, which said several fines were levied to the uses following: to wit, as to the said capital messuage called Westcot, the manor of West Swindon, and all other the premises there, to the use of the said Thomas Goddard for his life; after his decease, to the use of Richard Goddard, son and heir-apparent of the said Thomas, and his heirs male by Culpeper Goddard, his wife; for default, to the use of the heirs male of the body of the said Richard; for default, to the use of the heirs male of the body of the said Thomas Goddard named in the writ: for default, to the use of Edward Goddard, second brother of the said *Thomas*, and his heirs male; for default, to the use of Richard Goddard, third brother of the said Thomas, and his heirs male; and lastly for default, to the use of the said Thomas Goddard named in the writ and his heirs for ever. As to the capital messuage, manor, lands, etc., in Eastswindon, to wit, as

to the capital messuage there with the barton, garden, and all buildings thereto belonging, and as to the several grounds lying in the lower field of Eastswindon called the Stert, the Newcloses, the Marshes, the Lot meade, the Newhames, and all other grounds extending from the said capital messuage in Eastswindon to the place there called the Millbrooke lying east, and to the gate called Stratton gate lying north-east [et ad jannam vocat Stratton gate jacen' borealiter orientaliter, to the use of the said Culpeper Goddard, wife of the said Richard Goddard the son, for her life; after her decease, to the use of the said Richard and his heirs male by the said Culpeper; for default, to the use of the said Richard and his heirs male; for default, to the use of the heirs male of the said Thomas Goddard; for default, successively in tail male to the use of the said Edward and Richard Goddard, brothers of the said Thomas; and lastly for default, to the use of the right heirs of the said Thomas for ever. As to the several grounds called the Parke, the Newmeade, Floodwel meade, and Wheatenton, situate in Eastswindon, to the use of the said Richard Goddard the son, and his heirs male by the said Culpeper; for default, to the use of the heirs male of the said Richard the son, with remainders as immediately above. As to the residue of the manor of Eastswindon and of the premises there, to the use of the said Richard Goddard and his heirs male by the said Culpeper; for default, to the use of the heirs male of the said Richard Goddard the son, with remainders as above, as by an indenture tripartite dated 15th May, 16 Charles I [1640], made between the said Thomas Goddard of the one part, the said Thomas Sandys and George Fettiplace of the second part, and the said Richard Goddard the son and Culpeper his wife, daughter of William Sandys, knight, of the third part, more fully appears.

All the said premises in Stockestreet and Calne are held of the heirs of *Thomas Gawen* in free and common socage by fealty, and are worth per annum, clear, 6s. 8d. Of whom or by what services the moiety of the farm at Backhampton and other the premises in Backhampton are held the jurors know not: they are worth per annum, clear, 4os. The tithes in Westswindon and the premises in Netherswindon purchased of the said *Thomas Vilet* are held of the King in chief by the service of the 2oth part of a knight's fee, and are worth per annum, clear, to wit, the said tithes 5s., and the residue thereof 1os. The capital messuage of Westcot alias Wigglescot, and all the premises in Westcot and Wroughton, are held of the King in chief by knight's service, but by what part of a knight's fee is not known, and are worth per annum, clear, f 4.

The manors of Overswindon and Netherswindon and all other the premises there, parcels of the said manors, are held of the King in chief by knight's service, by keeping ward of his castle of Dover in co. Kent, and are worth per annum, clear, to wit, so much thereof as is assured to the said $Edmund\ Goddard\ 3s$, and the residue thereof £12. The messuage and other the premises in Highswindon and Westswindon, purchased of the said $William\ West$, are held of the King in chief by knight's service, by keeping ward of the said castle of Dover, and are worth per annum, clear, £4. Of whom or by what services the premises in Westswindon called Stevenes Crofte are held the jurors know not: they are worth per annum, clear, 6d.

Thomas Goddard died 23rd August last past; Richard Goddard is his son and next heir, and was then aged 29 years and more.

Inq. p.m., 18 Charles I, pt. 29, No. 192.

John Hutchins.

Inquisition taken at Marlborough, 16th Aug., 8 Charles I [1632], before William Guydott, gent, escheator, after the death of John Hutchins, by the oath of Robert Kingsman, gent., William Francklyn, gent., Edward Dismer, John Waterman, Thomas Coster, Stephen Smith, Thomas Beale, Thomas Smith, Silvester Cooke, Thomas Pike, Lewis Anley, William Withers, John Aven, William Sayer, Lawrence Stagge, Adam Winckworth, and John Browne, who say that

John Hutchins was seised of one messuage and 29 acres of land in Hedington, late parcel of the manor of Hedington. Of whom or by what services the said premises are held the jurors know not: they are worth per annum, clear, f 4.

John Hutchins died 16th September, 1 Charles I [1625]; John Paynter is his kinsman and next heir, but of what age he then was or now is the jurors know not.

Ing. p.m., 8 Charles I, pt. 21, No. 52.

Nicholas Hyde, knight.

Inquisition taken at the City of New Sarum, 17th September, 9 Charles I [1633], after the death of Nicholas Hyde, knight, late Chief Justice of the Pleas to be held before the King, by the oath of Edmund Daye, Anthony Davies, Edward Fawconer, John Greene, Thomas Hancocke, John Wendover, gentlemen, Thomas Wilson, Thomas Woolford, Augustine Creede, Ralph Thomalyn, John Butcher, William Brickett, and Robert Wraye, who say that

Nicholas Hyde was seised of the manor, capital messuage, and demesne lands of Henton Dawbney in the parish of Katherington in co. Southampton; a farm called Hormer Farm lying in Hormer in the parish of Katherington; the manor, capital messuage, and demesne lands of Henton Burrunt, late Chatfeilds lands, situate in the said parish; the manor of Limborne in the several counties of Southampton and Sussex; a farm, capital messuage, and tenement commonly called Wade Farme, and sometime called Wade Courte, and about 100 acres of land, meadow and pasture, usually occupied therewith, and all other the lands, etc., thereto belonging in Wade, Havant, and Warblington, in co. Southampton; the hundred of Feinchdeane in co. Southampton, with all the courts, etc., thereto belonging; and the manor of Smalrudge alias Smalridge, lying in the parish of Axminster in co. Devon.

Long before the death of the said Nicholas Hyde, John Boothe, gent., was seised of three parts (in four parts to be divided) of the manor of East Bedwyne, lying in the parish of East Bedwyne alias Lyttle Bedwyne, and three parts of all the messuages, houses, lands, etc., to the said manor belonging; the arable ground called the Parler Feilde in East Bedwyne; the arable ground there called Marles Feilde; the coppice and woodland there called Marles Coppice; the arable ground there called Parler Deane; common of pasture and feeding there on the hill called Marrell Downe for 100 sheep and 8 beasts called rother beastes, and for 6 horsebeasts, geldings, and mares; and common of pasture for 8 rother beasts and 6 horses in the common hills and fields of Little Bedwyne.

So seised, the said *John Boothe*, by indenture dated 16th February, 17 James I [1620], made between himself of the one part, and the said *Nicholas Hyde* by the name of *Nicholas Hyde* of

Marleborough, esq., and Laurence Hyde of the Close of the City of New Sarum, knight, of the other part, granted the said premises to the said Nicholas and Laurence and their heirs. Afterwards, to wit, in Easter Term, 18 James I [1620], the said indenture was enrolled in the Court of King's Bench.

The manor of Henton Dawbney, the farm called Hormer, and all other the premises in Henton Dawbney and Hormer are held of the King as of his manor of East Greenwich in co. Kent, in free and common socage and not in chief or by knight's service, and are worth per annum, clear, f.4. messuage, and demesne lands of Henton Burrunt are held of the King as of his said manor by fealty only, in free and common socage and not in chief or by knight's service, and are worth per annum, clear, f_3 . The manor of Limborne and the premises called Wade Farm, and the 100 acres of land therewith usually occupied, are held of the lord of the manor of Warblington in co. Southampton, as of his said manor, in free and common socage by fealty only, and are worth per annum, clear, f 3. The hundred of Feinchdeane is held of the King as of his manor of East Greenwich in co. Kent, by fealty only, in free and common socage and not in chief or by knight's service, and is worth per annum, clear, 6s. 8d. The manor of Smalrudge is held of the lord of the manor of Dunster in co. Somerset, as of his said manor, in free and common socage, by the service of one pair of spurs, and is worth per annum, clear, 20s. The 3 parts of the manor of East Bedwyne and other the premises there are held of the King in chief by knight's service, but by what part of a knight's fee the jurors know not.

Nicholas Hyde died at Henton Dawbney, 25th August, 7 Charles I [1631]; Arthur Hyde, esq., is his son and next heir, and was then aged 24 years and more. The said Laurence Hyde still survives at New Sarum.

Inq. p.m., 9 Charles I, pt. 21, No. 9.

William Pobbes.

Inquisition taken at Marlborough, 18th April, 4 Charles I [1628], before Michael Tidcombe, esq., escheator, after the death of William Hobbes, by the oath of Thomas Smith, Robert Smith, Robert Kinsman, Thomas Collins, Edward Arnowle, gentlemen, John Savage, Bartholomew Smith, Silvester Cooke, Hugh Chawler, William Cooper, Thomas Picke, John Mortimer, Walter Stretch, and Henry Pettis, who say that

William Hobbes was seised of one messuage and one virgate of land in Easterton, which are held of the King as of his manor of Kingston Lacye, parcel of the Duchy of Lancaster, by knight's service, and are worth per annum, clear, 6s. 8d.

William Hobbes died 20th November, 16 James I [1618]; John Hobbes is his son and next heir, and was then aged 30 years and more.

Ing. p.m., 4 Charles I, pt. 27, No. 180.

John Harris.

Inquisition taken at Devizes, 18th July, 14 Charles I [1638], before William Morse, esq., escheator, after the death of John Harris, late of West Ashton, yeoman, by the oath of Henry Miles, Thomas Stratton, Thomas Michell, William Smith, Thomas Sloper, William Giddings, Edward Fowle, Christopher Platt, Thomas Hort, gentlemen, Edmund Potter, John Sloper, John Holloway, William Church, James Poope, and William Payne, who say that

Tristram Flower, late of Netherhall in co. Essex, gent., John Flower, of West Ashton, gent., Henry Flower, of the same, yeoman, Robert Tauton, late of Whaddon, yeoman, and Richard Tauton, of . . . wood, in the parish of Bradford, yeoman, were seised of the messuage called . . . lying in the parish of West Ashton; the close of pasture to the said messuage belonging called the Greene, containing one acre of land; one close of pasture to the said messuage adjoining, containing 2 acres; one close of pasture called . . . ; one close of meadow called Bissemeade, containing 2½ acres of land; one close of pasture called Crawley, containing one (?) acre; one close of meadow called Bissemeade, containing 2 acres; one close of meadow called Loppingers, containing 2 acres; all those . . . lying in

a certain common meadow called Doddesmore alias Doddesmead; and the close of pasture called the Parrock, containing $\frac{1}{2}$ acre; all which said premises are situate in West Ashton and Steeple Ashton.

So seised, the said *Tristram* and others, by indenture dated 15th July, 11 Charles I [1635], made between the said *Tristram Flower* and *Anne* his wife, *John Flower* . . . and *Joan* his wife, *Robert Tauton* and *Agnes* his wife, and *Richard Tauton* and *Julian* his wife, of the one part, and *John Harris*, junior, of the other part, and also by a fine levied in Michaelmas Term in the said year, between the said *John Harris*, junior, plt., and the said *Tristram* and others, deforciants, in consideration of the sum of £615 in hand paid to the said *Tristram*, and other competent sums paid to the said *John, Henry, Robert*, and *Richard*, conveyed all the said premises to the said *John Harris* and his heirs for ever.

All the said premises are held of the King as of his manor of East Greenwich in co. Kent, by fealty only, in free and common

socage, and are worth per annum, clear, 20s.

John Harris died at Lacocke, 6th January, 12 (?) Charles I; John Harris is his son and next heir, and was then aged 4 months and more.

Ing. p m., 14 Charles I, pt. 29, No. 3.

[The right-hand side of this Inquisition is quite illegible in places.]

Thomas Hawkins, gentleman.

Inquisition taken at Devizes, 17th March, 15 Charles I [1640], before John Sevior, gent., escheator, after the death of John Hawkins, gent., by the oath of Thomas Sloper, John Worsdale, Robert Haskins, Thomas Withers, John Briant, John Eyles, Edward Hope, Christopher Pullen, Walter Mayo, Walter Read, Giles Milles, William Robertes alias Palmer, and Ambrose Zelie, who say that

Thomas Hawkins was seised of 13½ acres of meadow and pasture lying in Langley Burrell, called Oldbury; one cottage there now in the tenure of John Idoll, one garden, one close of pasture containing ½ acre and 2 acres of land and pasture lying scattered in the common fields of Langley Burrell, Chippenham, and Harnish, to the said cottage belonging; one close of pasture assorted containing 20 acres, lying within the parish of Chippenham, called the Forrest leaze; one cottage, and 1 acre 2 virgates

and 20 perches of land or pasture assorted lying within the parish of Chippenham now in the tenure of *Richard Deane*; one other cottage there and one close of pasture assorted containing 8 acres 1 rood 7 perches called Hartclose; one messuage, one stable, one garden, and one orchard there; and the manor of Hardenhuish *alias* Harduish lying within the parish of Hardenhuish and Langley Burrell.

So seised, the said *Thomas Hawkins* by charter dated 24th April, 2 Charles I [1626], agreed that he would be seised of the capital messuage of Hardenhuish and 108 acres of land, 50 acres of meadow, 52 acres of pasture, and 2 acres of wood to the said messuage belonging, and of one other messuage, 4 acres of pasture and 9½ acres of land there, also parcel of the said manor, to the use of himself for his life, and after his decease, to the use of *Mary Hawkins*, then his wife, for her life, in the name of her jointure; after her death, to the use of *Robert Hawkins*, son of the said *Thomas*, and his heirs male; and for default, to the use of the right heirs of the said *Robert Hawkins* for ever.

Afterwards, the said *Thomas Hawkins*, by his charter dated 6th January, 13 Charles I [1638], for the love which he bore towards *Edward Hawkyns*, his son, demised to him and his heirs the messuage in Chippenham wherein the said *Thomas* then dwelt, one messuage in Hardenhuish then in the tenure of *Thomas Brewer*, one close of pasture called Little Barrowe in Hardenhuish in the parish of Langley Burrell, containing 50 acres, one close of pasture there called Oldbury, containing 12 acres; one close of pasture sometime parcel of the said close called Oldbury, containing 6 acres, late in the tenure of *John Elye*; one close of pasture called Grove Leaze containing 6 acres, lying within the parish of Hardenhuish, late in the tenure of *William Melksham*; to hold from the death of the said *Thomas* and *Mary*, then his wife, for the term of 1,000 years, paying therefor yearly 10s.

By another charter dated 22nd January in the said year, the said Thomas Hawkins, for the love he bore towards Henry Hawkins, another of his sons, granted to him one messuage in Hardenhuish, then in the tenure of Richard Brewer, 2 closes of meadow and pasture there called Layne Hills and Bulls Meade, containing 40 acres; one close of pasture there containing 2 acres, then in the tenure of Richard Brewer; one messuage there, then in the tenure of Henry Brewer; one messuage there in the tenure of Robert Deacon; one close called Rydinges lying in Langley Burrell and Hardenhuish, then in the tenure of Charles Aland, containing 16 acres, one close of pasture called the Forrest Leaze lying within

the parish of Chippenham, in the tenure of John Bond, containing 20 acres; 1½ acres and 3 "lottes" of meadow in Harduish parcel of the farm of Hardenhuish; and one close of pasture called the Hartleaze in Chippenham, then in the tenure of Robert Hawkins, son and heir of the said Thomas, containing 13 acres; to hold to him and his heirs for the term of 1,000 years,

paying yearly for the same 10s.

The premises in Langley Burrell called Oldbury are held of the King as of his Duchy of Lancaster by knight's service and the yearly rent of 6d. [yearly value not given]. The cottage and garden, etc., in Langley Burrell are held of Henry White, gent., as of his manor of Langley Burrell, by fealty and rent, and are worth together per annum, clear, 30s. The close containing 20 acres assorted in Chippenham near the Forrest there is held of the King as of his manor of East Greenwich in free and common socage and not in chief or by knight's service, and is worth per annum, clear, 6s. 8d. The cottage and other the premises in Chippenham are held of the King as of his said manor by fealty only, and not in chief or by knight's service, and are worth per annum, clear, 12d. The close of pasture assorted containing 8 acres 1 rood 7 poles in Chippenham is held of the King as of his said manor in free and common socage, and not in chief or by knight's service. messuage with the stable, garden, and orchard in Chippenham are held of the King as of his honour of Amthill in co. Bedford, in free and common socage and not in chief or by knight's service, and are worth together per annum, clear, 5s. The manor of Hardenhuish and the advowson of the church there are held of the King as of his Duchy of Lancaster by knight's service, to wit, by the service of half a knight's fee, and are worth per annum,

Thomas Hawkins died 25th March, 13 Charles I [1638]; Robert Hawkins is his son and next heir, and was then aged 30 years

and more.

Mary Hawkins, late the wife of the said Thomas, still survives.

Inq. p.m., 15 Charles I, pt. 29, No. 8.

Thomas Holcrofte, esquire.

Inquisition taken at Marlborough, 28th July, 16 Charles I [1640], before John Sevyor, gent., escheator, after the death of Thomas Holcrofte, esq., by the oath of Edward Gillmore, George Mortimer, John Smith, Robert Kingsman, Richard Greenefeild, gentlemen, Samuel Wallis, Richard Filkes, Walter Blanchard, Thomas Hulbert, William Blissett, Thomas Keynton, John Mortimer, and

Thomas Sharpe, who say that

Thomas Holcrofte was seised of one capital messuage and farm called Moredowne alias Moreton, with divers lands, etc., thereto belonging, situate in Radborne Chevney and Haydon Weeke, lately purchased of Anthony Bridges, esq.; certain parcels of land in Haydon and Haydon Weeke, and common of pasture there for 20 sheep and pasture for pigs after reaping harvest [messem], lately purchased of Thomas Bargett; one meadow called Longe meadowe in Moredon within the parish of Radborne Cheyney; 2 closes of meadow and one close of pasture called Shillflinch alias Slivelinch in Pirton, late parcel of the manor of Pevenhill in Pirton, lately purchased of Thomas Sadler; 2 closes of meadow and pasture there called Lackenhams, lately purchased of Thomas Taylor and Justinian Morse; one close of pasture there called Pryeclose, lately purchased of Gilbert Francklin and John Gleede; one messuage, one watermill called Ailefords Mill and 2 small parcels of meadow in Smith meade in Pirton, lately purchased of William Maskeline, Oliver Webbe, and John Webbe; the third part of the manor of Stratton, late parcel of the inheritance of William Lord Sandys, deceased: the third part of one close of pasture called Barneclose, with the barns, stables, oxehouse, cowhouse, and gardens thereto adjoining in Brodeblunsdon and Blunsdon St. Andrew, and of one other close of pasture there, lately purchased of Christopher Gabbett; the third part of one messuage and one close of meadow and pasture called Whethaye, with the third part of divers other parcels of land. meadow, and pasture, to the said messuage belonging in Pirton. and common of pasture for all beasts, to the said third part belonging within the forest of Braydon and other place, late the lands of Lord Chandon, lately purchased of Thomas Seveger.

The said capital messuage and farm called Moredowne are held of Lord *Abergavenny* by fealty and the yearly rent of 13s. 4d., and

are worth per annum, clear, fro. The parcels of land in Haydon and Haydon Weeke are held of the King in chief by fealty only, and are worth per annum, clear, 20s. Of whom or by what service the meadow called Longmeadowe is held the jurors know not: it is worth per annum, clear, 12d. The closes called Skillflinch in Pirton, are held of the King as of the Abbey [Abbathia] of Malmesbury by fealty and suit of court, and are worth per annum, clear, 20s. The closes there called Lackenhams are held of the King in chief by knight's service, and is worth per annum, clear, 3s. 4d. The close of pasture there called Pryeclose is held of the King in chief by knight's service, and is worth per annum, clear, 6s. 8d. The premises in Pirton purchased of William Maskeline and Oliver and John Webbe are held of the King in chief by knight's service, and are worth per annum, clear, 10s. The third part of the manor of Stratton is held of the King in chief by knight's service, and is worth per annum, clear, 20s. The third part of the premises in Brodeblunsdon and Blunsdon St. Andrew, purchased of Christopher Gabbett is held of —— as of his manor of Brodeblunsdon, by fealty, suit at court, and the yearly rent of 10d., and is worth per annum, clear, 6s. 8d. Of whom or by what service the third part of the premises purchased of Thomas Seveger is held is not known: it is worth per annum, clear, 13s. 4d.

Thomas Holcrofte died 10th August last past; William Holcrofte is his brother and next heir, and was then aged 21 years and more.

Dorothy Holcrofte, widow, late the wife of William Holcrofte, esq., deceased, father of the said Thomas named in the writ, still survives at Moredon.

Inq. p.m., 16 Charles I, pt. 29, No. 19.

Kichard Irton, gentleman.

Inquisition taken at the City of New Sarum, 26th April, 15 Charles I [1639], before Robert Worsham, gent., escheator, after the death of Richard Irton, gent., by the oath of Andrew Pewde, gent., William Munday, Edward Fawconer, John Butcher, Henry Whitemershe, Robert Hunte, Thomas Williams, George Shergall, John Reeve, William Woodford, Thomas Tutt, Philip Seymore, Edward Hawkins, and Richard White, who say that

Richard Irton was seised of one messuage with the barns, stables, buildings, gardens, etc., thereto belonging, lying in Bemerton; one parcel of meadow, containing 1 acre; one close of land called Stonehams, containing I acre; ½ acre of meadow in Rackhams meade; $\frac{1}{2}$ acre of meadow lying separate by — bridges; one close of land lying separate, containing 2 acres; 2 acres of meadow in Kingsmeade; 44 acres of arable land in Bemerton field, and common of pasture for 80 sheep and 12 horses and other animals in the commons of Bemerton; which said premises are situate in Bemerton; 2 acres of arable land in Quidhampton field in Quidhampton, in the tenure of William Sackler; and the reversion of one cottage there with a garden and small close adjoining, in the tenure of William Abell; also of the site of the manor, capital messuage, or farm of Amport alias Andeport, situate in Amport in co. Southampton, and of all the messuages, lands, etc., thereto belonging.

All the premises in Bemerton and Quidhampton are held of the heirs of $Richard\ Grobham$, knight, deceased, as of his manor of Bemerton in free socage, by fealty, suit at the court of the said manor, and the yearly rent of $\frac{1}{2}$ lb. of pepper, and are worth per annum, clear, 40s. The site of the manor of Amport and other the premises there are held of John Marquis of Winchester as of his manor of Basing in co. Southampton, in free socage, by the rent of 20d., and by the suit of releasing to the court of the hundred of Andever in co. Southampton 10d., and are worth per annum, clear, $f \in 6s$. 8d.

Richard Irton died 18th December last past; Joan Goldeston, now the wife of Thomas Goldeston, gent., is the only sister and next heir of the said Richard Irton, and was then aged 30 years and more.

Inq. p.m., 15 Charles I, pt. 29, No. 47.

Edmund Longe, esquire.

Inquisition taken at Marlborough, 6th October, 11 Charles I [1635], before Nicholas Yonge, gent., escheator, after the death of Edmund Longe, of Lyneham, esq., by the oath of William Burges, Robert Kingsman, John Purnell, Thomas Bacon, John Waterman, Peter Smith, Bartholomew Smith, William Wake, Robert Smith, Thomas Coster, William Church, Richard Webb, Richard Webb alias Richman, William Cooper, and Thomas Beale, who say that

Edmund Longe was seised of all those messuages, lands, tenements, and hereditaments lying in Lyneham and Littlecott called Great Oxlease, Little Oxlease, Cowleaze, Great Huish, Longe Huish, the thirtie acres, Frith leaze, Maddesleaze alias Madgeleaze, Horscrofte, upper Churchmore, Nether Churchmore, the Fower acres meade, Frith grove, broad Huish, Wilcottes Cliffe, the Ore Littlecottes hill, the Church field, lying in several enclosures and the Twelve acres; and of all the other messuages, lands, tenements, and hereditaments in Lyneham and Littlecott, which were lately conveyed by Carey Rawleigh, knight, John Longe, esq., the said Edmund Longe named in the writ, and Egremont Thynne, esq., to Richard Longe, and his heirs.

So seised, the said Edmund Longe, by indenture dated 9th December, 17 James I [1619], made between himself and Richard Longe, then his son and heir-apparent, of the one part, Martha Miles, widow, late the wife of William Miles, deceased, late of Elmestrey in co. Gloucester, gent., of the second part, and Henry Shuter of Chippenham, gent., Walter Buckle, of Christian Malford, gent., Martin Ravenscroft, of Shipton Moygne in co. Gloucester, clerk, and Philip Sheppeard, of Horsley in co. Gloucester, gent., of the third part, in consideration of a marriage then to be had between the said Richard Longe and Mary Miles, daughter of the said William and Martha Miles, for a competent jointure to be made for the said Mary, agreed that he and the said Richard would be seised of the said premises to the following uses, to wit, as to the close of pasture called the Woodleaze, containing 8 acres, the close or parcel of pasture called the Moores Huish alias the West Leaze, containing 16 acres; the close of pasture called the Upper Huish alias the Oxe Huishe, containing 16 acres; the close of land and pasture as it is now divided into 2 parcels called the Broad Huishe, containing 40 acres; the close of pasture called the Longe

huishe alias Newtons Huish, containing 11 acres; the closes called the Maddesleaze and Frithleaze, containing 24 acres; the close of pasture containing 22 acres, parcel of the land called the Thirtie acres; the parcel of pasture called Littlecottes Hill, containing 50 acres; the parcel of pasture called the Oare, containing 50 acres; the parcel of land called Wellcotes Cliffe, containing 40 acres; and all that parcel of land or pasture called the Twelve acres, being parcel of the premises beforehand granted to the said Henry Shuter, Walter Buckle, Martin Ravenscrofte, and Philip Sheppard, to the use of the said Edmund Longe and his heirs until the said marriage shall be solemnized, and afterwards to the use of the said Edmund for the term of his life, if the said Richard so long shall live; afterwards to the use of the said Richard and Mary and their heirs male, for the jointure of the said Mary; for default, to the use of the said Richard and his heirs male; for default, to the use of Walter Longe, gent., younger son of the said Edmund and his heirs male; for default, to the use of the heirs female of the said Richard Longe; for default, to the use of the heirs female of the said Walter; and lastly for default, to the use of the right heirs of the said Richard for ever. As to the 29 acres of pasture in Churchfeild, 12 acres of land in Blacke mead, 19 acres of pasture called Inlandes, 12 acres of pasture called Middlehill, and 10 acres called Horscrofte, lying in Lyneham, to the use of the said Edmund Longe for his life; after his decease to the use of the said Walter Longe and his heirs male: for default, to the use of the said Richard Longe and his heirs male by the said Mary; for default, to the use of the heirs male of the said Richard; for default, to the use of the heirs female of the said Walter, with remainder successively to the heirs female of the said Richard and to his right heirs for ever. As to the residue of the premises, to the use of the said Edmund Longe for his life; after his decease to the use of the said Richard and his heirs male by the said Mary, with remainders as above.

Edmund Longe was likewise seised of the rectory and parsonage of Lyneham, sometime parcel of the possessions of the lately dissolved Monastery of Bradenstocke alias Bradstocke, with all the tithes of grain and hay, and all other tithes and profits thereto belonging, growing and renewing in Lyneham, Bradstocke, Clacke, Preston, and West Tokenham; all the demesne lands which were in the possession of the said Priory at the time of the Dissolution; and all those several lands, closes, and meadows in Lyneham called the Wood leaze, the Hewishe, the West leaze, the nether and over Cowlease, the Church close, the New meade, the long meade, the little mead, and the Culver mead.

So seised, the said Edmund and Richard Longe, by indenture [date not given], and for the considerations aforesaid, agreed with the said Martha Myles and her heirs that they would be seised of the said premises last mentioned to the following uses, to wit, as to the said rectory and tithes, except the lands called the Longe mead and Pigges Hay, parcel of the said rectory, with the capital messuage of the said rectory, and all the buildings, etc., thereto belonging, and all the tithes growing upon the lands in the occupation of the said Edmund Longe, to the use of the said Richard Longe for his life, if the said Edmund so long shall live; after his (Richard's) decease, then as to all the tithes growing upon the premises limited for the jointure of the said Mary, to the use of the said Richard and Mary and their heirs male; for default, to the use of the said Richard and his heirs male; for default, to the use of the said Walter Longe and his heirs male; for default, successively, to the use of the heirs female of the said Richard, the heirs female of the said Walter, and the right heirs of the said Richard for ever. As to the said lands called the Longe meade and Pigges Hay with the messuages, buildings, etc., before excepted, and all other the tithes growing on the premises late in the occupation of the said Edmund to the use of the said Edmund for his life; after his decease to the use of the said Richard and his heirs male by the said Mary, with remainders as above. As to the residue of the said premises, to the use of the said Edmund for his life; after his decease, to the use of the said Richard and his heirs male by the said Mary, with remainders as above.

Edmund Longe had three sons, to wit, Henry the eldest, Richard the second, and Walter Longe the third son; the said Henry died in the lifetime of his said father, leaving issue Katherine his only daughter. All the said premises are held of the King in chief by the service of the 10th part of a knight's fee, and are worth per annum, clear, £15.

Edmund Longe died 12th July last past; the said Katherine Longe is his kinswoman and next heir, that is to say, only daughter of the said Henry, son of the said Edmund, and was then aged 20 years and more.

Inq. p.m., 11 Charles I, pt. 21, No. 23.

John Longe, esquire.

Inquisition taken at Marleborough, 28th March, 13 Charles I [1637], before Knollys Hawkins, esq., escheator, after the death of John Longe, esq., by the oath of John Purnell, gent., Robert Kingsman, senior, gent., Robert Kingsman, junior, Thomas Freeman, William Burden, Bartholomew Smith, William Wake, Richard Webb, Thomas Trebrett, William Cooper, William Lewis, Richard Glasse, Stephen Orrell, and Thomas Smith, who say that

John Longe and Walter Longe, esq., his brother, were seised of the manors or lordships of Wraxall and Atworth alias Atford with all their rights, members, and appurtenances in South Wraxall, Afford alias Atworth, Box, Wadeswicke, Hatford Farley, Mouncton Farley, Chalefeild, and Bradford; the manors or lordships of Tytherton Kellawayes and Tytherton Lucas, Aven and Foxam; certain lands and tenements in Christen Malford; the office of bailiff or beadle for the hundred of Bradford; the advowson, free gift and right of patronage of the church of Kellawayes; a certain portion of the tithe of grain and hay, and of other tithes growing in Aven in the parish of Bremble; the advowson, gift and right of patronage of the vicarage of Twirton alias Tiverton in co. Somerset; a certain yearly rent or pension of 4 marks, issuing out of the vicarage of Twirton, all the messuages, lands, and tenements in Draycott Cerne and Langley Buriell, then or late in the several tenures of Thomas Aprice, John Yorke, John Fillimore, Henry Whalton, Robert Richman, Walter Elton, Richard Rudman, Jeronimus Harford, Alice Necke, Isaac Power, Arthur Edwardes, William Adv, Henry Pullin, Richard Lord, Ralph Rewe, John Harford, Nicholas Blincombe, Richard Attward, Henry Metcalfe, Richard Thorne, Richard Palmer, and John Messiter; and a close called Cranwell in — in the tenure of Jasper Goule.

So seised, the said John and Walter Longe, by indenture quadripartite dated I January, 19 James I [1622], made between the said John Longe and Anne, his wife, of the first part; the said Walter Longe and Anne, his wife, of the second part; William Eyre, knight, and Henry Lee, knight, of the third part; and Gregory Reynolds and Henry Norman, gent., of the fourth part, conveyed the said premises to the uses following, to wit, as to the manors of Southwraxall and Atford, and all the premises in Southwraxall, Atford, Box, Wadeswicke, Hatford Farley, Mouncton Farley, Chaldfeild, and Bradford, and the said office of bailiff, to the use of the said Walter Longe

until the third day of April next following; afterwards to the use of the said John Longe for his life; after his decease to the use of the said Anne Longe, wife of the said John, for her life for her jointure; after her death to the use of William Longe, eldest son of the said John, and his heirs male; for default, to the use of John Longe, second son of the said John, and his heirs male; for default, to the use of Robert Longe, third son of the said John, and his heirs male; and for default, to the use of the right heirs of the said John Longe for ever. As to the manors of Kellawayes, Titherington Kellawayes and Titherington Lucas, Aven and Foxam, the advowson of the church of Kellawayes, the lordships of Aven, the premises in Christen Malford, the yearly rent of 4 marks issuing out of the vicarage of Twirton, and the advowson of the vicarage of Twyrton, first for confirmation of a demise of parcel of the premises in Tytherington Lucas and Kellawayes, made by Walter Longe, knight, now deceased, father of the said John named in the writ, and Dame Katherine, his wife, deceased, to Robert Longe and Thomas Longe, younger sons of the said Walter, by indenture dated 8th April, 3 James I [1605], for 99 years, if the said Robert and Thomas Longe so long should live, and as to the reversions of the premises so demised and the rents thereupon reserved and all the premises last mentioned to the use of the said John Longe and his heirs for ever. As to the premises in Draycott Cerne and Langley Buriell, and the close called Cranwell, to the use of the said John Longe and Robert Eyre, gent., and the heirs of the said John for ever.

So seised, the said John Longe made his will 9th August, 1636, and thereby bequeathed to the said Anne, his wife, all his manors, lands, etc., whereof she was not already 'estated,' for the payment of his debts and the maintenance of his younger children. If the said William, testator's son and heir, should give to the said Anne, his mother, such maintenance for the said younger children as she should think fit, then he shall have two parts of all the said

premises, notwithstanding the devise to the said Anne.

The manors of Southwraxall and Atford and other the premises there are held of John Marquis of Winchester, as of his manor of Bradford, by fealty, and are worth per annum, clear, £28. The office of bailiff of Bradford is held of the King in chief by knight's service, and is worth per annum, clear, 12d. Of whom or by what service the manors of Kellawayes, Tytherington Kellawayes and Titherington Lucas, Aven and Foxam, the advowson of the church of Kellawayes, and the portion of the tithes of grain and hay in Aven are held the jurors know not: they are worth per annum, clear, £10. Of whom the advowson of the vicarage of Twirton,

and the yearly rent of 4 marks issuing out of the same are held is not known: they are worth per annum, clear, 53s. 4d. Of whom the premises in Draycott Cerne and Langley Buriell, and the close called Cranwell, are held is not known: they are worth per annum, clear, 20s.

John Longe died at Wraxall, 14th August last past; William Longe is his son and next heir, and was then aged 21 years and more.

The said Anne, late the wife of the said John, still survives at Southwraxall.

Ing. p.m., 13 Charles I, pt. 29, No. 5.

Benry Martyn, esquire.

nquisition taken at Marlborough, 18th April, 4 Charles I [1628], before Michael Tidcombe, esq., escheator, after the death of Henry Martyn, esq., by the oath of Thomas Smythe, Robert Smythe, Robert Kinsman, Thomas Collins, Edward Arnowlde, John Savage, Bartholomew Smythe, Silvester Cooke, Hugh Chandler, William Cooper, Thomas Pike, John Mortimer, Walter Streach, and Henry Pittes, gentlemen, who say that

Henry Martyn was seised of the manor of Nethercote, Eastcote, and Westcote in the parish of Swindon; one capital messuage and 4½ virgates of land in Upham; one tenement and half a virgate of land in Snappe, late in the tenure of Katherine Jones, widow; 10 acres of land and pasture in Snapp called the Breach, 5 messuages and 40 acres of land in Alborne, in the several tenures of Edward Colman, Richard Fowler, Ely (Elie) Dangerfield, Richard Smyth, and John Martyn.

The manor of Nethercote, Estcote, and Westcote is held of the King as of his Duchy of York in socage, to wit, by fealty and the yearly rent of 2 quarters of oats, and is worth per annum, clear, f_{22} 3s. $10\frac{3}{4}d$. The premises in Upham are held of Richard Digges, esq., and Elizabeth, his wife, as of their manor of Upham, by fealty, suit at court, and the yearly rent of 13s. 4d., and are worth per annum, clear, 40s. The premises in Snapp are held of the said Richard and Elizabeth Digges as of their said manor of Upham, by fealty, suit at court, and the yearly rent of 2s., and are worth per annum, clear, 10s. The premises in Alborne are held of the King as of his manor of Alborne, parcel of his Duchy of Lancaster, by fealty, suit at court, and the yearly rent of 2s. 6d., and are worth per annum, clear, 13s. 8d.

Henry Martyn died 15th July, 2 Charles I [1626]; Edward Martyn is his son and next heir, and was then aged 40 years and more.

The said *Edward Martyn*, and *Henry Martin* and *Anthony Martyn*, other sons of the said *Henry*, have taken the profits of the said premises up to the present time.

Inq. p.m., 4 Charles I, pt. 27. No. 181.

Edmund Milles, gentleman.

Inquisition taken at the City of New Sarum, 26th July, 2 Charles I [1626], before John Foyle, esq., escheator, after the death of Edmund Milles, gent., by the oath of Edmund Fontstone, gent., Richard Toogood, George Acrigge, Richard Page, Matthew Poore, Robert Hillman, Coferer Hewse, Richard Kinge, Arthur Attwaters, William Gillo, Robert Sweving, John Penny, John Coomes, and John Randall, who say that

Edmund Milles was seised of 4 messuages in Heydon and Heydon Weeke, and 130 acres of land, meadow and pasture, there, late in the tenure of the said Edmund.

So seised, the said Edmund, by indenture dated 13th August, 15 James I [1617], made between himself of the one part and Thomas Cox, of Seavenhampton, within the parish of Highworth, yeoman, and Richard Cox, son and heir-apparent of the said Thomas, of the other part, in consideration of a marriage between Christopher Saunders, alias Milles, then son and heir-apparent of the said Edmund, and Joyce, daughter of the said Thomas Cox, for a jointure to be made for the said Joyce, enfeoffed thereof the said Thomas and Richard Cox and their heirs to the uses following, to wit, as to the hall of the mansion house of the premises, the room across the said hall, the upper and lower rooms adjoining the said hall, the use of the kitchen and the room beyond the said kitchen, the cowhouse adjoining the said kitchen, the small house wherein the granary is situated, the space at the east end of the barn, with a convenient place for threshing [triturendi] in the said barn, the moiety of the "reekebarton," the moiety of the curtilage where the wood lies, the moiety of the garden and orchard and the hempland, the use of the pigsty and the carthouse on the west end of the said barn; one several close called the Millheis with ingress, egress and regress at all convenient times to the same through the Home close; divers acres, half-acres, roods, and butts of arable

land, meadow, and pasture in the following places, to wit, 2 halfacres and one rood of land in Long furlonge; 4 roods of meadow and one acre of land in Lack furlonge; 1 acre 2 roods of land and half-acre of pasture in Sprattes Furlonge; 3 half-acres of land in Pridefurlonge; one acre and 2 half-acres in the north part of the hill called Churchhill; 2 acres of land in the south part of the said hill; 3 acres and half a headland and one rood of land in Weekehill; 2 acres, 8 half-acres, and 2 butts of land in Southhill; 7 half-acres and one rood, one butt of land and 3 half-acres of meadow in the field called Westfield; 5 half-acres, one rood, and one butt of land, 11 acres, 1 rood of meadow in Northfield; halfacre of land in Shoscott; 2 acres, 5 half-acres, and one rood of land in the field called Northfield laynes and in Marsh furlonge in the same field; the third part of all the meadows called Steane meade, lying in Frogg furrowe and out of Frogfurrow, "Dowle meade, Pittes newe meade or Dollettes reameade, Woodwards Ham, Middle meade, and Wrightes ham," containing 10 acres; and common of pasture for 8 beasts, 2 horses, and 50 sheep in the common fields and places in Heydon, parcel of the premises and making the third part thereof, to the use of the said Edmund Milles for his life; after his decease to the use of the said Christopher Saunders alias Milles and his heirs; for default to the use of Margaret, Elizabeth, Mary, and Anne, daughters of the said Edmund, and their heirs; and for default to the use of the right heirs of the said Edmund Milles for ever. As to the residue of all the said premises to the use of the said Christopher Saunders alias Milles for his life, and after his decease, as to the residue of the said mansion-house and all other houses not limited to the said Edmund, and the other moiety of the said reeke barton, the curtilage, the backsides, the orchards, gardens. and the hempland, 2 closes called Calves Close and Nether Close. 20 acres of meadow and 26 acres of arable land in the fields and places aforesaid, and common of pasture for 8 beasts, 80 sheep, and 2 horses in all the commons, fields, and common places in Heydon. parcels thereof to the use of the said Joyce for her life for her jointure; after her death to the use of the heirs of the body of the said Christopher Saunders alias Milles; for default, to the use of the said Margaret, Elizabeth, Mary, and Anne, daughters of the said Edmund Milles, and their heirs; and for default, to the use of the right heirs of the said Edmund for ever. And as to the residue thereof not appointed for the jointure of the said Joyce, to the use of the heirs of the body of the said Christopher; for default, to the use of the said daughters of the said Edmund, and their heirs: and for default, to the use of his right heirs for ever.

All the said premises are held of the King in chief by fealty only, and are worth per annum, clear, to wit, the premises limited to the said *Edmund* for his life, 20s.; those limited for the jointure of the said *Joyce*, 30s.; and the residue, 10s.

Edmund Milles died 17th October, 15 James I [1617]; Christopher Saunders alias Milles is his son and next heir, and was then aged 20

years and more.

Inq. p.m., 2 Charles I, pt. 20, No. 76.

William Melsham.

Inquisition taken at Devizes, 17th March, 15 Charles I [1640], before John Sevior, gent., by virtue of his office, after the death of William Melsham, by the oath of Thomas Sloper, gent., John Worsdale, Robert Heskins, Thomas Withers, John Briant, John Eyles, Edward Hope, Christopher Pullen, Walter Mayo, Walter Reade, Giles Mills, William Roberts, and Ambrose Seley, who say that

William Melsham was seised of one cottage and one acre of land in Langley Burrell, lately purchased of Anna Wastfeild, widow, and John Wastfeild her son; one close of meadow and pasture containing 11 acres, lately enclosed out of a ground in Langley Burrell called Oldbury, lately purchased of Robert Shawe, gent.; 6 acres of land in the east field there, purchased of Charles Essington, yeoman, whereof 5 acres abutt upon the north part of the ground there called the Greate gore, and the other acre adjoins the north part of the said 5 acres; a pasture called Whites there, containing 8 acres, lately purchased of John Wastfeild, senior; one pasture there, called Little gore, containing 4 acres, lately purchased of Hugh Wastfield, yeoman; and 5 messuages lying at the east end of the borough of Chippenham.

So seised, the said William Melsham made his will 7th August, 1634, and thereby devised to John, son of Henry Melsham, his son, and to his heirs for ever, the said premises purchased of the said Anne and John Wastfield. He also bequeathed to the said John, his grandson, an annuity of £5, to be paid out of the said ground called Whites. He bequeathed to the said Henry, his son, the premises called Oldbury and the Gore, those purchased of Charles Essington and those called Whites, to hold the same for his life.

The close called Oldbury is held of the King as of his Duchy of Lancaster by knight's service, and is worth per annum, clear, 5s. The cottage and all other the premises in Langley Burrell are held of *Henry White*, gent., as of his manor of Langley Burrell, by fealty, suit at court, and a yearly rent, and are worth per annum, clear, 20s.; of whom and by what services the messuages lying at the east end of Chippenham are held the jurors know not; they are worth per annum, clear, 10s.

William Melsham died 27th November last past; Henry Melsham is his son and next heir, and was then aged 35 years and more.

Ing. p.m., 15 Charles I, pt. 29, No. 17.

John Myntie.

Inquisition taken at Marlborough, 22nd October' 17 Charles I [1641], before William Bowles, gent., escheator, after the death of John Myntie, by the oath of Robert Kingsman, gent., William Smith, gent., John Smith, gent., Thomas Reymon, William Purryer, Richard Greenefield, Robert Kingsman, junior, Thomas Keynton, William Parrett, John Hewlett, Thomas Ingles, Aldam Winckworth, and John Fowler, who say that

John Myntie was seised of 3 closes of arable land and pasture called Butts and Baymandes, containing 9 acres; 2 acres of pasture more or less lately divided, beyond the soil called the great breach; 3 acres of arable land, whereof 2 acres lie in the south field upon the south part of the way called Greene mereway, abutting upon Michel Meade, and the other acre is called broad acre and lies in the field called Aufeild: all which premises are parcel of the customary lands late in the tenure of John Bull, junior, and lie within the parish of Broughton, and sometime were parcel of the lands and tenements of William Brouncker, knight, deceased, late father of Henry Brouncker, and were lately purchased by the said John Minty of Henry Brouncker, esq., and Thomas Fanshawe, esq.

So seised, the said John Minty made his will 16th January, 1637, and thereby bequeathed all his said premises in Broughton to Edith Myntie, his wife, for her natural life, "taking three loode of wood a yeare yf shee have occasion, but to cutt noe timber trees,"

All the said premises are held of the King as of his castle of Devizes by knight's service, but by what part of a knight's fee the jurors know not, and are worth per annum, clear, 20s.

John Mintye died 18th September, 13 Charles I [1637]; John

Mintye is his son and next heir, and is now aged 36 years.

Inq. p.m., 17 Charles I, pt. 29, No. 53.

John Deck, senior, yeoman.

Inquisition taken at Devizes, 16th August, 1 Charles I [1625], before Nicholas Young, gent., escheator by virtue of his office, after the death of John Neck, senior, late of Esterton in the parish of Lavington Forum, yeoman, by the oath of William Longe, Robert Langford, Thomas Yerburye, William Wilkins, John Stokes, John Tellinge, Thomas Ruttye, John Davis, John Steevens, John Mintie, William Stileman, Daniel Deverell, and Matthew Hulbert, who say that

John Neck, senior, and John Hobbes, of Esterton, yeoman, were seised of one messuage, 1½ virgates of land, and one farundel of land in Esterton, sometime in the occupation of Good Hurle,

widow.

And so seised, they by deed dated 26th March, 12 James I [1615], conveyed the said premises to William Sloper, then son of John Sloper, sometime of Rundway, deceased, and to his heirs for ever.

The said premises are held of the King as of his manor of Kingston Lacy by knight's service, and not in chief, but by what particular services is not known, and are worth per annum, clear, 10s.

John Neck, senior, died 20th September, 22 James I [1624]; John Neck is his eldest son and next heir, and was then aged 30 years and more.

The said William Sloper and John Hobbs still survive.

Inq. p.m., 1 Charles I, pt. 13, No. 135.

John Drgan, esquire.

Inquisition taken at Marleborough, 7th May, 17 Charles I [1641], before William Bowles, gent., escheator, after the death of John Organ, esq., by the oath of Robert Kingsman, senior, Edward Gillmore, gent., John Smith, Richard Filks, Walter Blanchett, Christopher Lippiett, junior, Thomas Keynton, William Blissett, Thomas Hurlebatt, Samuel Wallisse, Thomas Treberet, John Wynde, William Purrier, Richard Grinfield, junior, Francis Freeman, and William Parratt, who say that

John Organ was seised of the manors of Staunton Fitzwarren, Staunton Fitzherbert, and Staunton Fitzwarren alias Staunton Hungerford; and divers messuages, lands, tenements, and here-

ditaments in South Marston, called Leycrofte.

So seised, the said John Organ, by indenture dated 23rd January, 11 Charles I [1636], made between himself of the one part, and Thomas Garrard, of Lamborne, in co. Berks, esq., Thomas Stratton, of Shrevenham, in the said county, gent., and Thomas Payne, of Oxford, son of Thomas Payne, late of Lamborne, yeoman, of the other part, for the love he bore towards his sister Elizabeth Hippesley, late the wife of John Hippesley, and towards John, Robert, Richard, Thomas, and Edward Hippesley, his nephews, sons of the said *Elizabeth*, agreed that he would be seised of the said premises to the use of himself and the heirs of his body; after his decease, then as to the messuage called Rymes and all the closes, bartons, orchards and gardens thereto belonging, late in the tenure of Thomas Mundy alias Orchard; the messuage and 11 virgates of land, late in the tenure of Nicholas Jackson; the messuage and I virgate of land, late in the tenure of Joan Strainge, widow; the messuage and 1 virgate of land called Barrettes, late in the tenure of Thomas Savidge; the pasture ground called Leynes; the ground called Stowell; and all those pieces or parcels of land lying in the north part of the great Mere, abutting upon the gate of Jeffrey Ryme, to wit, one piece of land called Ringes peece, lying in the Hitchinge, containing 4 acres; 2 acres adjoining the said piece; one other piece of arable land called Hoggenpeece; one acre there in the occupation of Richard Waterman; one other piece called Redlands; one piece of arable land called Bath furlonge; one parcel of arable land called the Upper Hitchinge; one piece of arable land abutting upon Stowell; and all the other arable lands of the

said John Organ abutting upon Stowell; and one parcel of meadow in the North Meade, lately enclosed; all which said premises are parcels of the said manors, and are situate in Staunton; and all those several grounds, lands, etc., of the said John Organ in South Marston, also parcels of the said manors, except one close called the Newe Close, containing 15 acres, and one close called the Five Acres, containing 5 acres, to the use of the said Elizabeth Hippesley for the term of her life; and after her decease, then as to all the said premises so limited to the said Elizabeth except the lands, etc., in South Marston, to the use of the said Thomas Hippesley and his heirs; for default, to the use of the said Robert Hippesley and his heirs; for default, to the use of the said Richard Hippesley and his heirs; for default, to the use of the said Edward Hippesley and his heirs; for default, to the use of the said John Hippesley and his heirs; and lastly, for default, to the use of the right heirs of the said John Organ for ever. As to the other parts of the said manors, to wit, the messuage and 3 virgates of land late in the tenure of the said Richard Waterman, and those 2 messuages and 2½ virgates of land in the tenure of John Bacon, after the decease of the said John Organ without issue, then to the use of the said Edward Hippesley and his heirs; for default, to the use successively of the said Robert, Richard, Thomas, and John Hippesley and their respective heirs; and for default, to the use of the right heirs of the said John Organ for ever. As to all the several grounds, lands, etc., of the said John Organ in South Marston (except as before excepted) after the decease of the said John without issue, and after the decease of the said Elizabeth, to the use of the said Robert Hippesley and his heirs; for default, to the use successively of the said Richard, Thomas, Edward, and John Hippesley and their respective heirs; and for default, to the use of the right heirs of the said John Organ for ever. As to the said closes called the Newe Close and the Five Acres, and all the manors, lands, etc., whereof no use has been heretofore limited, after the death of the said John Organ without issue, then immediately after his death to the use of the said Robert Hippesley and his heirs; for default, then to the use successively of the said Richard, Thomas, Edward, and John Hippesley and of their respective heirs; and for default, to the use of the right heirs of the said John Organ for ever.

The said John Organ was likewise seised of the reversion expectant upon the death of Lucie Whiteheade, now the wife of Richard Whiteheade, esq., and sometime the wife of Richard Organ, esq., deceased, brother of the said John Organ named in the writ of the capital or mansion house situate in Cheping Lamborne in co. Berks,

commonly called the Place house, and of one close of meadow or pasture there called the Court Close, lying near the said mansion house; and of one parcel of ground called Honeylandes, adjoining Court Close; 8 virgates of land called the Place Lande or the Demeasne land of Cheping Lamborne, lying dispersed in the several places and fields there; the sheep-walk or several "plainties" called Thorneslade there; the sheep-walk, sheep-course, and pasture for sheep upon the plainties, fields, and slades of Aishold and Farnecombe; one windmill lying in the south-west field of Chepinglamborne and the plot of land whereon the said mill stands; 2 acres of land used with the said mill; one messuage there called Wanbridge, sometime in the possession of Thomas Dauntrey, tailor; one close of meadow or pasture adjoining the said messuage; half a virgate of land lying in the common fields of Lamborne and Cheping Lamborne, to the said messuage belonging, late the land of Edward Goddard, esq.; one messuage called Wininges, situate in South Marston; and all the arable lands thereto belonging lying in the common fields of South Marston, containing 34½ acres of meadow lying in Heardmeade; and all those several pasture and meadow grounds there hereafter following, to wit, one several ground of pasture and meadow lately divided into three parts; called Wyninges or Harrises leaze; one plot of meadow lying near the Waterside, at the lower end of the ground called Harrises Hammes; one meadow called Home Meadow Close, lying near the said mansion house; one plecke of meadow at Ratkins Hamme; the moiety of one parcel of meadow called Didpitt alias Dudpitt, and the after leaze of the said meadow every second year, late in the tenure of William Avenell; and one coppice or woodground called Walles Coppice, containing 25 acres, lying within the tything of Hadley in the parish of Lamborne.

The said John Organ was likewise seised of one messuage in South Marston and all the grounds thereto belonging lying in South Marston and Staunton Fitzwarren, to wit, one pasture called Burges Leaze, one meadow called the greate meadowe, one meadow called the little meadowe, one pasture called the Hilly grounde, one meadow called the Hammes, the moiety of one meadow called Ratkins Hamme, one pasture called the high Moore, one ground of pasture and meadow abutting upon Pathlye, one acre of land lying in the fields of Staunton near the Sandpittes: which said messuage and other the premises last mentioned were in the tenure of William Bennet!; one other messuage and one virgate of land called Jacksons parcel of the manor of Staunton Fitzherbert; one messuage with a several close or closes of pasture

called Edwardes leaze, containing 10 acres, lying within the tything of Hadley in the parish of Cheping Lamborne; one messuage in Lamborne in a certain street there called Froglane. and \frac{1}{2} acre of meadow and \frac{1}{4} acre of land there to the said messuage belonging, late in the occupation of Henry Patye; one barn and 44½ acres of land, parcel whereof is called Mathewes and the rest is called Rogers and Denbyes, lying in the common fields of Chipping Lamborne, Bockhampton and Eastbury alias Isbury in Cheping Lamborne; one acre of land in Cheping Lamborne lying near a certain place there called Brodegapp; one close of pasture and arable land in South Marston in a place there called Highmore, containing 13 acres; one close of meadow and pasture there in a certain place called Hincksell, containing 12 acres; the office of surveyor of the lands and tenements of the almshouses of John Isbury of Lamborne; and the advowson, free gift and right of patronage every second turn of the parish Church of Staunton next Highworth.

So seised, the said John Organ, by indenture dated 25th August, 14 Chas. I [1638], made between himself of the one part, and the said Richard Hippesley, his nephew, of the other part, for the love he bore towards the said Richard and for the better advancement and maintenance of the said Richard and Robert, his brother, agreed that he would be seised of the said capital messuage and all other the premises, except those 2 closes and grounds of arable land lying in South Marston, Borton Marston, and Staunton, one of which was late in the tenure of William Avenell and contained 13 acres, and adjoined the land late in the occupation of the said John Organ on the north, called Focedox, and the lands of Richard Dowe, in the tenure of Richard Kempster, on the east, and the other of which was late in the occupation of Richard Kinge and adjoined the said close last mentioned, to the use of the said Richard Hippesley and his heirs; for default, to the use of the said Robert Hippesley and his heirs; and for default, to the use of the right heirs of the said John Organ for ever.

The said John Organ was likewise seised of the reversion expectant upon the death of the said Lucie Whitehead of all that pasture lying in Walcott within the parish of Swyndon called the North leaze, one pasture there called Home leaze, one parcel of meadow there called Newe meade, all those lands there called Chauntrey groove and Browne's close, one plot of meadow lying in a certain meadow there called Bisham meade, and the first crop of one plot of meadow, lying in a meadow there called Lasenham meade, late in the tenure of Robert Tuckey, butcher, and the 2 several closes of

arable land in South Marston, Borton Marston, and Staunton, in the tenure of the said William Avenell and Richard Kinge.

The manors of Staunton Fitzwarren, Staunton Fitzherbert, and Staunton Hungerford, and the premises in South Marston called Leycrofte, are held of the King in chief by knight's service, and are worth per annum, clear, £10. The capital messuage and all other the premises in Chepinge Lamborne are held of William Lord Craven in free and common socage as in gross, and are worth per annum, clear, 60s. The premises in South Marston in the tenure of William Avenell are held of the King in chief by knight's service, and are worth per annum, clear, nothing during the life of the said Lucie Whitehead, but afterwards 40s. The coppice called Walles Coppice is held of the said William Lord Craven in free and common socage as in gross, and is worth per annum, nothing during the life of the said Lucie Whitehead, but afterwards 5s. The premises in South Marston and Staunton Fitzwarren, late in the tenure of the said William Bennett, are held of the King in chief by knight's service, and are worth per annum, clear, 60s. The premises called Jacksons are held of the King in chief by knight's service, and are worth per annum, clear, 10s. The premises in Hadley called Edwards leaze are held of the said William Lord Craven in free and common socage as in gross, and are worth per annum, clear, beyond the rent of £,6 13s. 4d. yearly to be paid to the poor of Cheping Lamborne, 1d. The barn and 44½ acres of land in Chepinge Lamborne, Bockhampton, and Eastbury alias Isbury, are held of Thomas Garrard, esq., farmer of the manor of the Dean and Chapter of the Cathedral Church of St. Pauls, London, as of his manor of Lamborne, in free and common socage, to wit, the said barn and parcel of the said land, called Mathews, by fealty, suit at court, and the yearly rent of 12d., and the residue of the said land called Rogers and Denbyes, by fealty, suit at court, and the yearly rent of 4s. 2d., and are worth per annum, clear, 20s. The messuage in Froglane, Lamborne, and all other the premises in Lamborne and Chepinge Lamborne, are held of the said William Lord Craven in free and common socage, as of his manor of Chepinge Lamborne, by fealty, suit at court, and the yearly rent of 12d., and are worth per annum, clear, 5s. The closes of pasture and arable land called Highmore and Hincksell in South Marston are held of the King in chief by knight's service, and are worth per annum, clear, 10s. All the said premises in Walcott are held of Sherington Talbott as of his manor of Walcott in socage by fealty only, and are worth per annum, clear, 20s. The 2 closes in South Marston, Berton Marston, and Staunton, are held of the King in chief by knight's service, and are worth per annum,

clear, 10s. The office of surveyor of the lands of the said almshouse is not held of anybody, and is worth per annum, clear, 12d. The advowson of the church of Staunton is held of the King in chief

by knight's service, and is worth nothing.

John Organ died 8th April, 16 Charles I [1640]; John Hippesley, esq., son of the said Elizabeth Hippesley, deceased, one of the sisters of the said John Organ, and Thomas Stevens, son of Joan Stevens deceased, another sister of the said John Organ, are his kinsmen and coheirs: the said John Hippesley was then aged 30 years and more, and the said Thomas Stevens 30 years and more.

The said Richard Whiteheade and Lucy his wife, Robert, Richard, Thomas, Edward and John Hippesley and Thomas Stevens still

survive.

Inq. p.m., 17 Charles I, pt. 29, No. 27.

John Walter.

Inquisition taken at Marleborough, 21st September, 17 Charles I [1641], before William Bowles, gent., escheator, after the death of John Walter, deceased, by the oath of Robert Kingsman, John Smith, William Blissett, Francis Freeman, Christopher Lippyeat, Thomas Treberett, Richard Greenefeild, junior, Thomas Glasse, William Parrett, Thomas Keynton, John Fowler, senior, Robert Kingsman, junior, William Smith, John Fowler, junior, and Edward West, who say that

John Walter was seised of one messuage and 2 virgates of land in Broadeblunsden, and so seised, by indenture dated 1st September, 8 Charles I [1632], made between himself of the one part and William Hatt, of Burwardscott alias Burscott, in co. Berks, yeoman, of the other part, in consideration of the love which the said John Walter bore towards Anne then his wife, and also in consideration of a marriage then had between the said William Hatt and Margaret, eldest daughter of the said John Walter, agreed that he and his heirs would be seised of the said premises to the following uses, to wit, as to the moiety thereof, to the use of the said John Walter and Anne his wife for their lives. And as to the other moiety, to the use of the said William Hatt and Margaret his wife and their heirs; for default, to the use of the heirs of the body of the said Margaret; and in default, to the use of the right

heirs of the said John Walter for ever. And after the deceases of the said John and Anne, then as to the said moiety so limited to them to the use of the said William and Margaret and their heirs.

The said John Walter was likewise seised of one parcel of pasture lying in Broadeblunsden, in a certain place there called the Marsh; one acre of meadow lying in the Steane Meade there, and 8 acres of arable land lying scattered in the common fields of Broadeblunsden, lately purchased of Richard Butler.

[There is nothing to show of whom the said lands were held.]

John Walter died 23rd March, 15 Charles I [1640]; Margaret, wife of the said William Hatt, one of the daughters of the said John, and Paul Loveden, son of Francis Loveden and Anne, his wife, now deceased, another of the daughters of the said John, are his next coheirs, and were then aged respectively, the said Margaret 30 years and more, and the said Paul 8 years on the 25th day of January last past. The said Paul Loveden is also the son and heir apparent of the said Francis Loveden.

The said Anne, late the wife of the said John Walter and the said Francis Loveden, still survive at Broadeblunsden.

Inq. p.m., 17 Charles I, pt. 29, No. 28.

John Purton, gentleman.

Inquisition taken at Marlborough, 20th July, 3 Charles I [1627], before William Guidott, esq., escheator, by virtue of his office, after the death of John Puxton, gent., by the oath of Thomas Smith, gent., John Gillmore, gent., Robert Kinge, Bartholomew Smith, Robert Smith, Robert Kinsman, John Savage, John Cheyney, Thomas Hitchcockes, William Cowper, John Mortymer, Robert Smith, Mark Fowler, Edward Dismere, John Waterman, and Thomas Smith, who say that

John Puxton was seised of one close and 2 "parockes" of pasture, lying in Foulston and Wilton; one meadow there called Crooke Mead; 38 acres of arable land there, and common of pasture for 8 beasts, 8 pigs, and 100 sheep, lately purchased of John Shuter, of the Inner Temple, London, gent.; one messuage and one virgate of land in Foulston, called Buttons Landes, late in the tenure of Nicholas Bodnam, gent., deceased, containing 25 acres of arable land lying in the fields of Foulston; one close of meadow containing 1½ acres, the brook there being on the south part of the

same, and the meadow called the Farme Mead on the north; one plot of meadow containing one rood, the land of Bodnam being on the west, the said farm mead and the way leading to Wilton on the east, the great stream on the north, and the land of John Shuter, gent., on the south, lately purchased of George Snigge, esq., afterwards one of the Barons of the Court of Exchequer, James Ley, then esq., now knight and Earl of Marlborough, and High Treasurer of England, Timothy Hampton, gent., now deceased, and John Lambe, gent., also deceased; one meadow, containing 4 acres, in Wilton, some time in the tenure of John Bodnam, and now or late in that of Thomas Grave, lately purchased of Thomas Gray, of Wilton, clothier; one close of pasture in Foulston, containing 1 acres, in the tenure of Richard White, and by him used for "hoppes," called Horseleach Close or Husees Close, and from old time called Mauncelles, lately purchased of John Michell, gent.; 2 messuages or burgages situate in the western borough of Downton, in the tenure of William Eastman, Elizabeth Moody, widow, and Thomas Fursby, situate between the burgage of Thomas Tutt on the east, and the tenement of John Founsten on the west; the fourth part of another burgage within the said borough, some time in the tenure of Sacarie Gardiner, and now in that of William Fursby, the land now or some time of Richard Musselwhite being on the north, and the land of Richard Uffenham on the east, lately purchased of Maurice Buckland, of Stanlinge, esq.; all that tenement and garden situate in Greene Crofte Streete in Sarum, in the tenure of Thomas Knoppe, by particular thereof of the clear yearly value of 8s., late parcel of the lands given for the maintenance of a priest called the brotherhood priest of Jesus, serving in the parish of St. Edmund, Salisbury, lately purchased of Francis Morrice, of the City of Westminster, in co. Middlesex, esq., and Francis Phelipps; one messuage or cottage and all that garden lying within the City of New Sarum in a certain lane there called Salt Lane, late in the tenure of the said John Puxton, and by him purchased of John Eyre; one messuage and garden within the said City, in a lane there called Greene Crofte Street, late in the tenure of Griffin Jones, purchased of William Chambers, of London, gent.; all those houses, buildings, lands, meadows, pastures, etc., situate in Odstocke alias Adstocke, some time in the occupation of John Meade, and now or late in that of John Newman, of Charleton, veoman, and all the profits, rents, and commodities to the same belonging, lately purchased of the said John Newman and Mary, his wife.

The said John Puxton was seised as of fee-tail, to wit, to him and the heirs of his body by Jane Studley, afterwards his wife, and for default, the remainder thereof to the right heirs of the said John for ever, of the site of the manor of Midsomer Norton, in co. Somerset, and one close there called Court Close, containing about 2 acres, and 83 acres of arable land, 3 acres of meadow and

10 acres of pasture, to the said site belonging.

The said close, etc., in Foulston purchased of John Shuter are held of William Earl of Pembroke, steward of the King's Household, in free and common socage, to wit, by fealty and suit at the court of the Manor of Foulston, and are worth per annum, clear, 3s. 4d. The premises there purchased of the said George Snigge, the Earl of Marlborough and others, are held of the said William Earl of Pembroke, in common socage, to wit, by fealty, suit at court, and the yearly rent of 5s., and are worth per annum, clear, 6s. 8d. The close of meadow in Wilton is held of the said Earl in free and common socage, to wit, by fealty and suit at court, and is worth per annum, clear, 2s. The close of pasture and other the premises in Foulston purchased of the said John Michell are held of the said Earl in free and common socage, to wit, by fealty and suit at court, and are worth per annum, clear, 12d. The premises in Downton are held of the Bishop of Winchester in socage as of his manor of Downton, by fealty and suit at court, and are worth per annum, clear, 6s. 8d. The premises in Sarum purchased of Francis Morrice and Francis Phelipps are held of the King as of his manor of East Greenwich, in co. Kent, by fealty only, in free and common socage, and not in chief or by knight's service, by the yearly rent of 8s., and are worth per annum, clear, 6d. The premises in New Sarum purchased of William Chambers and John Eure are held of the Bishop of Salisbury in socage, by fealty and the rent of 6s. 8d., and are worth per annum, clear, 4s. The premises in Odstocke or Adstocke are held of John Webbe, knight, as of his manor of Odstocke, by fealty only, and are worth per annum, clear, 13s. 4d. The manor of Midsumer Norton and other the premises there are held of the Dean and Chapter of the Cathedral Church of Wells, in co. Somerset, as of their manor of Midsomer Norton, in socage, by fealty, suit at court, and the yearly rent of $1\frac{1}{2}d$., and are worth per annum, clear, 20s.

John Puxton died 10th April last past; John Puxton is his son and next heir by the said Jane Studley, and was then aged 24 years

and more.

Inq. p.m., 3 Charles I, pt. 27, No. 64.

Beorge Pinfold.

Inquisition taken at Marlborough, 16th September, 18 Charles I [1642], before Richard Mason, esq., escheator, by virtue of his office, after the death of George Pinfold, by the oath of Robert Kingsman, gent., William Blissett, gent., John Smyth, Robert Kingsman, junior, Swithin Ady, Thomas Ingles, Aldam Winckworth, Christopher Lyppeatt, John Fowler, Thomas Keynton, Thomas Trebreit, Richard Greenefeild, William Parrett, John Hewlett, Thomas Bovye, and Thomas Reynard, who say that

George Pinfold was seised of one messuage or tenement, 10 acres of land, and 5 acres of pasture in Pirton, which are held of the King in chief by knight's service, and are worth per annum,

clear, 10s.

George Pinfold died 24th November last past; Edmund Pinfold is his son and next heir, and was then aged 40 years and more.

Inq. p.m., 18 Charles I, pt. 29, No. 56.

Thomas Mimblett.

Inquisition taken at Marlborough, 16th September, 18 Charles I [1642], before Richard Mason, esq., escheator, by virtue of his office, after the death of Thomas Wimblett, by the oath of Robert Kingsman, senior, gent., William Blissett, gent., John Smyth, Robert Kingsman, junior, Swithin Ady, Thomas Ingles, Aldam Winckworth, Christopher Lippeatt, John Fowler, Thomas Keynton, Thomas Trebreit, Richard Greenefield, William Parrett, John Hewlett, Thomas Buy, and Thomas Raiman, who say that

Thomas Wimblett was seised of one messuage, 5 acres of land and 16 acres of pasture in Pirton, and so seised, by indenture dated 10th December, 13 Charles I [1637], made between himself of the one part and Thomas Wymblett, junior, son of John Wimblett, younger brother of the said Thomas, of the other part, in consideration of the love which he bore towards the said Thomas, junior, and to establish the said premises in his name, agreed that he would be seised thereof to the use of himself for life, and afterwards to the

use of the said *Thomas*, junior, and his heirs male; and for default, to the use of *William Wymblett*, son of *William Wymblett*, elder brother of the said *Thomas Wymblett*, senior, and his heirs male; and for default, to the use of the right heirs of the said *Thomas* for ever.

The said premises are held of the King in chief by knight's

service, and are worth per annum, clear, 10s.

Thomas Wymblett died 10th June, 17 Charles I [1641]; William Wimblett, the son, is his kinsman and next heir, to wit, son of the said William Wimblett, senior, brother of the said Thomas, and was then aged 21 years and more.

Inq. p.m., 18 Charles I, pt. 29, No. 44.

Edward Seagar alias Parsons.

Inquisition taken at Marleborough, 29th March, 18 Charles I [1642], before Richard Mason, esq., escheator, after the death of Edward Seagar alias Parsons, by the oath of Robert Kinsman, senior, Robert Kinsman, junior, John Smyth, Thomas Treberet, Aldam Wynkworth, Thomas Ingles, Edward West, Clement Smyth, Richard Greenefeild, Thomas Keynton, William Purrier, Thomas Rayman, William Parrett, Stephen Johnson, Anthony Greenawaye, and John Fowler, junior, who say that

Edward Seagar alias Parsons was seised of one messuage, one watermill, 3 cottages, 12 acres of land, 16 acres of meadow, 80 acres of pasture called Cowich, and 6 acres of wood called Jackys arme in Cawlne.

So seised, the said *Edward* made his will, 4th November, 16 Charles I [1640], and thereby bequeathed as follows:—

I give to William Seagar, my brother, all Cowidge with 3 grounds and 3 cottages thereupon called Jackys arme, with the "Aldermore and Hopgarden" thereto belonging, except the house with the mill thereto adjoining and the meadow and pasture grounds thereto belonging, now in the tenure of Thomas Hobbs, and also the said 3 cottages and the 3 grounds called Jackes arme and the said Aldermore and Hopgarden for his life, taking only fuel for his own use and timber for necessary repairs: as to the said house with the mill and the meadow and pasture grounds, and the said 3 cottages and grounds with the Aldermore and Hopgarden, I will that my

said brother William shall enjoy the same during the natural life of my brother, Henry Seagar: the said William to pay my debts and also to pay an annuity of £24 per annum to the said Henry.

I give to Edward Seagar, son of the said Henry, in lieu and full satisfaction of £306 which I owe him, all the said house with the mill, the said meadow and pasture grounds, the said 3 cottages and grounds with the said Aldermore and Hopgarden, immediately after the death of the said Henry during the natural life of the said Edward; and after his decease to his executors for 21 years, paying

therefore yearly to the then right heirs of the premises 20s.

If Walter Seagar, son and heir of the said William Seagar, do by good conveyance assign all his estate, title, and interest in all such lands, etc., now in the possession of the said William to the said William, his father; also all his estate in certain grounds called Addams lease and Pepers lands, lying in Calne, to the said William, his father; then I give to the said Walter all my said lands called Cowidge, the said three cottages and grounds called Jackes arme, with the said Aldermore and Hopgarden, immediately after such estate thereof above given by me, for the natural life of the said Walter, he paying to the said Henry Seagar the said annuity of £24.

If the said Walter assign his said estate as aforesaid, then I give to Edward Seagar, son of the said Walter, and to his heirs male, the fee simple and inheritance of all my lands in Cowidge, excepting the grounds called Addams leases with the tenements, orchards, gardens, and "parokes" of ground thereto belonging; for default, then to Richard Seagar, another of the sons of the said Walter, and his heirs male; and for default, to my right heirs for ever.

If the said Walter refuse so to do, then I give the said fee simple and inheritance of my lands to Edward Seagar, son of the said William, and to his heirs for ever. I give to the said Edward and to his heirs for ever in reversion after his father's death the inheritance and fee simple of the said grounds called Addams lease.

All the said premises are held of the King in chief by fealty only,

and are worth per annum, clear, 40s.

Edward Seagar alias Parsons died 22nd November, 16 Charles I [1640]; William Seagar alias Parsons is his brother and next heir, and was then aged 60 years and more.

Ing. p.m., 18 Charles I, pt. 29, No. 193.

Giles Rowbache, esquire.

Inquisition taken at Marleborough, 25th March, 9 Charles I [1634], before Francis Guidott, gent., escheator, after the death of Giles Rowbache, esq., by the oath of Robert Kingsman, gent., Lewis Audley, gent., Stephen Lawrence, gent., William Farrington, Thomas Patie, George Blanchard, Richard Webb, Edward Arnold, Thomas Hitchcocke, Richard Glasse, Vincent Hedd, John Waterman, Edward Dismore, Robert Smith, Paul Liddell, Nicholas Leyland, and Thomas Newe, who say that

Giles Rowbache was seised of the manor of Idmiston alias Idmeston alias Idmaston; one water mill in Gomeldon alias Gombleden alias Gombleden; and one parcel of land or meadow, containing 3 acres, lying in Forde.

So seised, the said *Giles*, by indenture dated 27th May, 4 Charles I [1628], made between himself of the one part and *John Nicholas*, of Winterborne, gent., and *Walter Vaughan*, of London, gent., of the other part, granted to the said *John* and *Walter* the said premises: to hold to them and their heirs for ever.

Afterwards, to wit, on the 16th day of November, 9 Charles I [1634], the said *Giles Rowbache* made his will, and thereby bequeathed as follows: I will that my nephew *Richard Chaundlor*, of Wilton, clerk, and his heirs, have my said manor of Idmiston and all my said lands in Gombledon, Forde, and Winterslowe and all other my lands wheresoever: to hold to him and his heirs for ever. And I desire my friends to whom the said premises are conveyed to re-convey them to the said *Richard*.

All the said premises are held of the King in chief by the 40th part of a knight's fee, and are worth per annum, clear, £10.

Giles Rowbache died 2nd December last past; Richard Chaundlor is his kinsman and next heir, to wit, son of Elizabeth Chaundlor, deceased, sister of the said Giles, and was then aged 47 years and more.

Inq. p.m., 9 Charles I, pt. 21, No. 13.

Richard Reade, gentleman.

Inquisition taken at Marleborough, 23rd September, 10 Charles I [1634], before Francis Guidott, gent., escheator after the death of Richard Reade, gent., by the oath of Thomas Weston, Robert Kingesman, Thomas Sloper, John Savidge, Robert Crooke, John Purnell, John Gittens, Thomas Nashe, Richard Glasse, William Eatwall, Leonard Bushopp, Edward Arnold and Richard Baylie, gentlemen, who say that

Before the death of the said *Richard Reade*, one *Thomas Reade*, clerk, his father, was seised of one messuage and one virgate of land lying in Troll within the parish of Bradford, sometime in the tenure of *Thomas Steevens* and late in that of *Valentine Steevens*

and - Steevens, widow.

So seised, the said Thomas Reade made his will A.D. 1633 [day not given and thereby bequeathed as follows:-As my wife Anne Reade has been a partaker in the increasement of my substance so I hold it fit that she should be a "sharrer" in the distribution thereof, and I therefore bequeath to her 200 marks in ready money, 2 third parts of my land at Trolle for her maintenance during her widowhood, and £500 to be "put forth for advantage" to increase her yearly maintenance, and afterwards to remain to Richard Reade my son. I leave my land at Trowle to the said Richard and his heirs male, for default, then the said lands to be sold to raise portions for his "feme" children. Out of the money arising from such sale £,100 to be paid to each of my 3 daughters, Anne Robson, Sarah Walter, and Dorothy Ford. Forasmuch as my posterity would like to "receave some streames out of the origenall fountayne" I will that my son Charles Robson have £,37 to raise the sum he owes me to f,100, the said money to remain to his wife and children, to wit, £,60 to his wife, £,20 to "little Anne Robson" and fire each to his 2 sons Simond and Charles: all this to be put into some good man's hands as a "Reserviture" to do them good in future time.

Item that the "posteritie of dead may not be forgotten who by a mediate extracte come from my loynes" through my daughter Katherine Kent, I will that Katherine Kente have £40 and her sons John, Peter and Samuell, £5 each.

The rest of my goods to my said wife and my son Richard, whom I make executors. My sons-in-law [Charles] Robson, Thomas Kente, William Walter, and William Forde, to be overseers.

The said premises are held of the King in chief by knight's service, but by what part of a knight's fee is not known, and are worth per annum, clear, 20s.

Thomas Reade died 22nd March, 9 Charles I [1634]; Richard

Reade (named in the writ) was his son and next heir.

The said Richard Reade died 16th June last past without issue male; John Kente, son of Thomas Kente and Katherine his wife, deceased, one of the sisters of the said Richard; Simon Robson, son of Charles Robson and Anne his wife, also deceased, another sister of the said Richard; Sarah, wife of William Walker, gent., another sister of the said Richard; and Dorothy, wife of William Forde, gent., another of the sisters of the said Richard, are his next co-heirs, and at the time of the death of the said Richard were aged respectively, the said John Kente 16 years on the 1st day of June last past, the said Simon Robson 12 years on the 2nd day of February last, and the said Sarah and Dorothy 21 years and more.

The said John Kente and Simon Robson are also respectively the sons and next heirs of the said Thomas Kente and Charles Robson.

The said Anne Reade, late the wife of the said Thomas, still survives at Troll.

Ing. p.m., 10 Charles I, pt. 21, No. 47.

John Snell.

Inquisition taken at Marleborough, 28th March, 13 Charles I [1637], before Knollys Hawkins, esq., escheator, by virtue of his office, after the death of John Snell, by the oath of John Purnell, gent., Robert Kingsman, senior, gent., Robert Kingsman, junior, Thomas Freeman, William Burden, Bartholomew Smith, William Wake, Richard Webb, Thomas Trebrett, William Cooper, William Lewis, Richard Glasse, Stephen Orrell, and Thomas Smith, who say that

John Snell was seised of one messuage and 100 acres of land, meadow and pasture, in North Wraxall, lately purchased of Thomas Bishopp, yeoman, deceased; which said premises are held of the King as of his honor of Trowbridge, parcel of his Duchy of Lancaster by knight's service, and are worth per annum, clear, 20s.

John Snell died 9th November, 3 Charles I [1627]; Thomas Snell is his son and next heir, and was then age 30 years and more.

Inq. p.m., 13 Charles I, pt. 29, No. 11.

Richard Richman.

Inquisition taken at Marleborough, 19th September, 13 Charles I [1637], before Knollys Hawkins, esq., escheator, after the death of Richard Richman, by the oath of John Smith, gent., George Mortimer, John Purnell, Robert Kingsman, senior, Robert Kingsman, junior, Thomas Bryant, Francis Freeman, Thomas Trebrett, William Blissett, William Cowper, William Burden, John Rymell, Edward Smith, Stephen Webb, Thomas Tarrant, William Lewis, Thomas Coster, Richard Glasse, and Thomas Hitchcocke, who say that

Richard Richman was seised of one messuage, 5 cottages, 7 gardens, 7 orchards, 5 acres of meadow, 16 acres of pasture, 10 acres of wood, common of estover and common of pasture for all beasts in Warmister, Smallbrooke, Corseley Parva, Whitborne Magna, and Whitborne Parva: which said premises are held of William Earl of Salisbury as of his honor of Gloucester by knight's service, and are worth per annum, clear, 10s.

Richard Richman died 14th April last past; John Richman is his son and next heir, and was then aged 30 years and more.

Inq. p.m., 13 Charles I, pt. 29, No. 15.

Samuel Ray, gentleman.

Inquisition taken at the City of New Sarum, 18th August, 16 Charles I [1640], before John Sevyer, gent., escheator, after the death of Samuel Ray, gent., who was in the wardship of the King, by the oath of John Windover, gent., William Munday, gent., Edward Fawkner, Andrew Pewde, Richard Hill, John Gilbert, Thomas Senior, William Sackler, Richard Sherfeild, John Barowe, James Edmunds, George Ackrey, John Payne, John Note, and William Hayter, gent., who say that

John Ray, father of the said Samuel Ray was seised of one messuage and 2 virgates of land in Gombleton alias Gomeldon, within the parish of Idmeston, and common of pasture for 210 sheep, 6 "horse beastes," 8 "rother beastes," and 2 "yeareling bullockes," within the fields and downs of Gombleton, called

the Tenauntry fields and downs, lying on the east side of Gombleton, then in the tenure of John Tutt by virtue of certain demises for 99 years if the said John Tutt and 4 other persons then living so long should live, by the yearly rent of 33s. 4d.; one other messuage and one virgate of land in Gombleton, and common of pasture for 105 sheep, 4 "horse beastes," 3 "rother beastes," one yearling bullock within the said fields and downs there, late in the tenure of Thomas Stone; one messuage and one virgate of land there, late in the tenure of Richard Davers alias Brewer, by virtue of a copy of court roll of the manor of Idmeston for the term of the lives of the said Richard Davers and Richard his son at the will of the Lord, by the yearly rent of 16s. 8d.; one other messuage and one virgate of land there, late in the tenure of Richard Tutt, and late being customary lands of the said manor; one cottage and 2 small closes of pasture and 4 acres of arable land there, late in the tenure of John Harding; and common of pasture for one beast in the Marsh of Gombleton sue with the said cottage.

So seised, the said John Ray, by indenture dated 2nd June, 2 Charles I [1626], made between himself of the one part, and William Lavington, of Willesford, gent., and William Bayly, of Marden, gent., of the other part, in consideration of a marriage then to be had between him, the said John Ray, and Cecilia Lavington, daughter of the said William Lavington, for a jointure for the said Cecilia, and also in consideration of £300 to him in hand paid by the said William Lavington for a marriage portion for the said Cecilia, granted to the said William Lavyngton and William Bayly 2 messuages and 2 several virgates of land in the several tenures of Thomas Stone and Richard Tutt, and the common of pasture used with the same, for 99 years, if the said John Ray and Cecilia so long should live, paying therefor yearly one grain of pepper if demanded; which said demise was made upon trust that the said John Ray should take the profits of the said premises for his life; and after his decease the said Cecilia should have the same for her life in lieu of her jointure.

Afterwards the said marriage took place.

John Ray died 11th February, 5 Charles I [1630]; the said Cecilia survived him, and is still alive in the City of New Sarum.

All the said premises are held of the King in chief by knight's service; those demised to the said William Lavington and William Bayley are worth nothing during the life of the said Cecilia; afterwards they will be worth 20s. The messuages, cottages, 2 small closes, and 4 acres of arable land are worth per annum, clear, 2s.

The residue of the premises during the said demise is worth per annum, clear, 30s., and afterwards 40s.

After the death of the said John Ray, all the said premises descended to the said Samuel Ray as his son and next heir, who was then aged 11 years 9 months 24 days, and was in the wardship of the King; he died 26th April last past, without having sued out his livery out of the hands of the King, by reason whereof the said premises are still in His Majesty's hands. Mary Gauntlett, wife of Emanuel Gauntlett, gent., is the sister and next heir of the said Samuel, and was then aged 23 years and more.

Inq. p.m., 16 Charles I, pt. 29, No. 21.

Agnes Spring.

Inquisition taken at the Devizes, 3rd September, 4 Charles I [1628], before Michael Tetcombe, esq., escheator, by virtue of his office, after the death of Agnes Springe, late the wife of William Spring, senior, by the oath of Edward North, gent., William White, gent., John Stephens, Richard Filkes, Robert Tresher, John Harris, George Downinge, John Tyllinge, Edward Bayley, John Gyles, Robert Haskins, Nicholas Sanford, Philip Bucher, and John Blanford, who say that

William Spring, senior, and Agnes his wife, in right of the said Agnes, were seised of one messuage, 4 cottages, and 45 acres of

land, meadow, pasture, and wood, and 10s. rent in Escott.

So seised, they had issue William Springe the father, who afterwards and in the lifetime of the said William and Agnes married Praxida Bruster, and had issue William Springe, junior, his son and heir-apparent. Afterwards the said William the father died, and the said William and Agnes survived him.

The said premises are held of the King in chief by knight's

service, and are worth per annum, clear, 26s. 8d.

Agnes Springe died 20th October, 20 James I [1622]; William Springe, junior, is her kinsman and next heir, and was aged at the death of his said grandmother 15 years 9 months and 16 days.

The said William Springe, senior, died 19th November last past.

The said *Praxida* took the issues of the said premises from the death of the said *William*, senior, up to the day of the taking of this inquisition.

Inq. p.m., 4 Charles I, pt. 27, No. 177.

Susan Ring, widow.

Inquisition taken at Marlborough, 2nd April, 17 Charles I [1641], before William Bowles, gent., escheator, after the death of Susan Ringe, widow, by the oath of George Mortimer, gent., Edward Gillmore, gent., John Smith, William Blissett, William Withers, John Hulett, John Wine, John Potter, Edward Joanes, Thomas Kenton, Christopher Lipyatt, John Fowler, Richard Greenefield, William Purryer, Thomas Trebret, Nicholas Knapp, William Parrett,

and John Medcalfe, who say that

Susan Ringe was seised of 2 messuages, and 3 virgates of land lying in Broade Blunsdon, late in the tenure of Christopher Parsons alias Hodges, except 10 acres of arable land and "hades" and 3 half-acres and 1 rood of meadow and common of pasture for one "horse beaste," 2 "rother beastes," and 20 sheep in the commons and fields of Broade Blunsdon in the occupation of William Strainge; which said premises are held of the King in chief by knight's service, but by what part of a knight's fee the jurors know not: they are worth per annum, clear, 20s.; one several parcel of meadow or enclosed land lying in Broade Blunsdon called Twenty acres, containing 20 acres, late in the occupation of William Gabbott: which said parcel is held of Arthur Vilett, gent., as of his manor of Blunsdon, in free and common socage, by fealty, suit at court, and a yearly rent, and is worth per annum, clear, 5s.; one close of pasture lately enclosed, containing 10 acres, lying in South Marsdon, adjoining the close late of William Cusse, senior, called Smises, which said close is held of the King in chief by knight's service, but by what part of a knight's fee is not known, and is worth per annum, clear, 5s.; one ground of meadow or pasture containing 8 acres, lately enclosed and separated out of the pasture ground and common called the Cowe Marsh lying in South Marston, which said ground is held of the King in chief by knight's service, but by what part of a knight's fee is not known, and is worth per annum, clear, 3s.

Susan Ring died 26th June last past; Thomas Cusse is her son

and next heir, and was then aged 40 years and more.

Inq. p.m., 17 Charles I, pt. 29, No. 43.

Edmund Skynner.

Inquisition taken at Marlborough, 2nd April, 17 Charles I [1641], before William Bowles, gent., escheator, by virtue of his office, after the death of Edmund Skynner, by the oath of George Morlimer, gent., Edward Gilmore, gent., John Smith, William Blissett, William Withers, John Hulett, John Wine, John Potter, Edward Jones, Thomas Kenton, Christopher Lipyatt, John Fowler, Richard Greenefield, William Purrier, Thomas Trebett, Nicholas Knapp, William Parret, and John Medcalfe, who say that

Edmund Skynner was seised of one parcel of meadow called Over Borstid alias Borsted, containing about 15 acres, lying in Castle Eaton, which is held of William Earl of Salisbury, as of his honor of Gloucester by knight's service, but by what part of a knight's fee the jurors know not: it is worth per annum,

clear, 20s.

Edmund Skynner died 8th April, 15 Charles I [1639]; William Skynner is his son and next heir, and was then aged 24 years and more.

Inq. p.m., 17 Charles I, pt. 29, No. 45.

Robert Tinker.

Inquisition taken at Marlborough, 6th September, 12 Charles I [1636], before Hugh White, esq., escheator, after the death of Robert Tinker, by the oath of John Purnell, Thomas Smith, gent., George Mortimer, Robert Kingsman, Thomas Stevens, Bartholomew Smith, William Wake, Richard Webbe, William Burden, John Cheney, Thomas Costard, Lewis Chappell, William Lewis, Richard Glasse, and John Browne, who say that

Before the death of *Robert Tinker* one *William Tinker*, his father, was seised of one messuage and tenement in Imber; one curtilage there and one close of pasture thereto adjoining containing 2½ acres; and 3 virgates of land there to the said messuage belonging.

So seised, the said William Tinker made his will 5th October, 3 Charles I [1627], and thereby bequeathed all the said premises to Margaret, his wife.

He died on the 10th October in the said year.

After his death the said Margaret entered into all the said premises, the reversion thereof being to the said Robert Tinker.

All the said premises are held of the King in chief by knight's service, and are worth per annum, clear, 20s.

Robert Tinker died 21st April last past; William Tinker is his brother and next heir, and was then aged 25 years and more.

The said Margaret still survives at Imber.

Ing. p.m., 12 Charles I, pt. 29, No. 46.

Sugan Titcombe.

Inquisition taken at Marlborough, 25th August, 16 Charles I [1640], before John Sevior, gent., escheator, by virtue of a writ "de melius inquirendum" after the death of Susan Titcombe, late the wife of Michael Titcombe, gent, by the oath of William Blissett, John Fowler, senior, John Clementes, Aldam Winckworth, Edward West, William Farrington, John Metcalf, Thomas Glasse, John Fowler, junior, Thomas Keynton, Thomas Trebrett, Thomas Whiteard, and William Parrett, who say that

One messuage or tenement called Greate Ughley Howe; one dovecoat and one large pond thereto adjacent in the parish of Bradford; and 3 closes of meadow or pasture called Barneclose, Wallclose, and Broadmeade, containing 152 acres; 5 parcels of land or pasture called Longman, containing 251 acres; one close of arable land called Hoggclose, containing 8 acres; 2 closes of arable land called Longecrofte and Oxensittinge, containing 61 acres; one close of pasture called Budbery greate wood, containing 19½ acres; one close of arable land and pasture called the Newe Tyninge, containing 13 acres; one close of arable land or pasture called Ferneclose, containing 5\frac{1}{2} acres; one close of arable land or pasture called Stertes, containing 6 acres; one close of pasture or arable land called the upper hare Knapper, containing 6 acres; one close of meadow or pasture in a certain field called Wollies feild, containing 3 acres; one parcel of land lying in a certain field called Kingsfield, containing 2½ acres; 3 parcels of land lying in a certain field called Hare Knapper field, containing 11 acres; 2 parcels of arable land lying in a certain field called Bearefeild near the Church path called Davies acre and the Buttie land, containing 2 acres; 3 parcels of arable land in the said field called Barefeild near the Garden plott, containing 3 acres: all which premises are situate in Bradford; and 8 cottages in Newtowne in the parish of Bradford, late in the several tenures of John Harvey, John Lacey, and others, are held of John Marquis of Winchester as of his manor of Bradford, by knight's service.

And that Edward Titcombe, son and heir of the said Susan, was aged 7 years 8 months and 5 days at his mother's death.

And that *Michael Titcombe*, late the husband of the said *Susan*, still survives and holds the said capital messuage and other the premises by the law of England.

Inq. p.m., 16 Charles I, pt. 27, No. 40.

Thomas Shayle.

Inquisition taken at Marlborough, 7th May, 17 Charles I [1641], before William Bowles, gent., escheator, by virtue of his office, after the death of Thomas Shayle, by the oath of Robert Kingsman, gent., Edward Gilmore, gent., John Smith, Richard Filks, Walter Blanchatt, Christopher Lipyate, junior, William Blissett, Thomas Hurlebatt, Samuel Wallis, Thomas Trebrett, John Wind, William Purryer, Richard Grinfell, junior, Francis Freeman, and William Parratt, who say that

Thomas Shayle was seised of one messuage called Benthams in Puriton alias Pirton; one small close, one parcel of land called Broad Linch, and one stich on Broad Lynch in Puriton to the said messuage belonging; and one other messuage or cottage there called Redlandes, with all the customary lands, arable, meadow, pasture, feedings and commons of pasture thereto belonging: which said premises are held of the King in chief by knight's service, and are worth per annum, clear, 10s.

Thomas Shayle died 24th September, 14 Charles I [1638]; John Shayle is his son and next heir, and was then aged 30 years and more.

Dorothy, late the wife of the said Thomas Shayle, still survives at Pirton.

Inq. p.m., 17 Charles I, pt. 29, No. 55.

Thomas Sergeant.

Inquisition taken at Marlborough, 17th January, 12 Charles I [1637], before Kolls Hawkins, esq., escheator, by virtue of his office, after the death of Thomas Sergeant, by the oath of Robert Kingesman, William Burges, Richard Mortymer, William

Stanmore, Robert Smyth, Thomas Freeman, William Burden, Bartholomew Smyth, Richard Webb, Thomas Trebrett, William Cowper, William Lewes, and Richard Glasse, who say that

Thomas Sergeant died 6th January, 22 James I [1625]; Thomas Sergeant is his son and next heir, and was then aged 27 years and more.

Joan, the relict of the said Thomas Sergeant, still survives at Ford.

Ing. p.m., 12 Charles I, pt. 29, No. 12.

Thomas Showringe.

Inquisition taken at Marlborough, 17th January, 12 Charles I [1637], before Knolls Hawkins, esq., escheator, by virtue of his office, after the death of Thomas Showringe, by the oath of Robert Kingesman, William Burges, Richard Mortimer, William Stanmore, Robert Smith, Thomas Freeman, William Burden, Bartholomew Smith, Richard Webbe, Thomas Trebrett, William Cooper, William Lewes, and Richard Glasse, who say that

Thomas Showringe was seised of one messuage or tenement and 150 acres of land, meadow, pasture, and wood in North Wraxall, late in the tenure of Thomas Bishopp and lately purchased of John Mallet, knight; which are held of the King as of his Duchy of Lancaster by knight's service, and are worth per annum, clear, 50s.

Thomas Showring died 11th August, 11 Charles I [1635]; Thomas Showring is his son and next heir, and was then aged 40 years and more.

Alice Showringe, relict of the said Thomas the father, still survives at North Wraxall.

Inq. p.m., 12 Charles I, pt. 29, No. 13.

Thomas Moodrooffe, yeoman.

Inquisition taken at Marlborough, 28th July, 16 Charles I [1640], before John Sevyor, gent., escheator, after the death of Thomas Woodrooffe, late of Milborne in the parish of Malmsbury, yeoman, by the oath of Elward Gillmore, George Mortymer, John Smyth, Robert Kyngsman, Richard Greenefeild, Samuel Wallis, Richard Filkes, Walter Blanchard, Thomas Hurlbat, William Blissett, Thomas Keynton, John Mortymer, and Thomas Sharpe, who say that

Before the death of Thomas Woodrooffe one John Woodrooffe, his father, was seised of one messuage lying in Milborne; one close of meadow or pasture thereto adjoining called the Home close, containing about 3 acres; one other close of meadow or pasture called the mydle ground, containing about 6 acres, adjoining the said Home Close; one close of arable land or pasture called the over ground or Corne ground, containing about 8 acres, adjoining the said close called the mydle ground; one cottage wherein John Gater now dwells; one garden lying near the said messuage; common of pasture and pasturation for 3 rother beastes in Whitchurch Marshe and Wollam Marshe, and one close of pasture called the new lease or new enclosures lying in the parish of Westport and in the tithing of Brychenborough, containing about 16 acres, now in the tenure of Richard Pantyng.

So seised, the said John Woodrooffe made his will at Milborne 12th February, 4 Charles I [1629], and thereby bequeathed to Melsham Woodrooffe, then his wife, the moiety of all his lands lying in Milborn for her life. He also gave to Robert Woodrooffe, his kinsman, son of the said Thomas named in the writ, the said messuage and all other the premises in Milborne, immediately after the death of the said Melsham, his grandmother, and of the said Thomas, his father, to hold to him and his heirs for ever. The testator also willed to John Woodrooffe, his kinsman, another son of the said Thomas, the said close called the Newleaze lying in Westport: to hold to him and his heirs immediately after the death of the said Melsham Woodrooffe for the term of 99 years. If the said John should happen to die before his age of 21 years or without lawful issue, then the said New Leaze to go to the said Robert Woodrooffe and his heirs for ever.

The said John Woodrooffe, senior, died 22nd February, 4 Charles I [1629], and the said Thomas as his son and heir entered into all the said premises.

The messuage and other the premises lying in Milborne are held of *Henry Moody*, knight and baronet, as of his manor of Whitchurch and Milbourne, by fealty and suit at court, and are worth per annum, clear, 10s. The close called the New Leaze is held of the King in chief by knight's service, but by what part of a knight's fee the jurors know not, and is worth per annum, clear, 10s.

Thomas Woodrooffe died 28th December, 13 Charles I [1637]; Robert Woodrooffe is his son and next heir, and was then aged 21 years and more.

Margaret, late the wife of the said Thomas Woodrooffe, still survives. Inq. p.m., 16 Charles I, pt. 29, No. 22.

John Topp, esquire.

Inquisition taken at the City of New Sarum, 18th August, 16 Charles I [1640], before John Sevyor, gent., escheator, after the death of John Topp, late of Stockton, esq., by the oath of John Windover, gent., William Monday, Edward Fauconer, Andrew Pewde, Richard Hill, John Gilbert, Thomas Sevyor, William Suckler, Richard Sherfeild, John Barrowe, James Edmondes, George Ackrey,

John Payne, John Note, and William Hayter, who say that

John Topp was seised of the manor of Stockton in Stockton and East Codford; the capital messuage wherein the said John then lived; 11 virgates of land, meadow and pasture in Stockton to the said manor belonging, parcels thereof being heretofore severally called Giffordes, Farlowes, and Ludlowes; view of frankpledge of all the inhabitants there, to the said manor belonging; free warren there; 21 pasture of land there lately purchased of John Hooper lying near the way leading from Stockton to East Codford; one cottage, one garden, one orchard there, now in the tenure of Joan Davis, widow, for the term of divers years yet to come; one messuage, cottage, garden, orchard, and ½ acre of land there lately called Kellawayes Tenement, lately purchased of Henry Kellaway, esq., Robert Kellaway, and Edward Warder, knight, now in the occupation of William Knight; 4 acres of land lying in the west fields of Stockton called Irish mews landes, purchased of Thomas Mompesson, gent.; the yearly free rent of 6s. to the said manor of Stockton belonging, issuing out of the capital messuage and 7 virgates of land, meadow and pasture, of Christopher Potticary,

gent., in Stockton called Eyres landes; the yearly free rent of 4s. $5\frac{1}{2}d$., to the said manor belonging, issuing out of the messuage and lands of the said Christopher there called Pipers, now in the occupation of——Langley; 2 messuages and 31 virgates of land, meadow and pasture in East Codford in the several tenures of Dorothy Wort, John Ingram, Thomas Wort, John Wort, and John Maton for the term of divers years yet to come; 4 messuages, and 26 acres of land, meadow and pasture there, in the several tenures of John Wort, John Cooke, John Ingram, - Ingram, widow, and Jeremiah Cockerhill for divers years not yet finished; 3 rods of land there now in the tenure of William Crouch, for divers years yet to come; 12 acres of meadow there called Red Meade and Rushes; 2 acres of land there covered with water called Comptwell Streame; all the said water called Comptwell streame; one piece of land covered with water and parcel of the river running between Stockton and Codford, where upon stands a "weare" lately built by John Topp, father of the said John named in the writ, to him and his heirs male; for default, the remainder thereof to the heirs male of the said John Topp, the father; for default, the remainder thereof to the said John Topp named in the writ and his heirs for ever.

The said John was seised of the several lands, meadows and pastures in East Codford containing 8 virgates, whereof one parcel was called Smithes landes, and the other parcel Eyres landes late in the possession of the said John; the farm of Codford alias Codford Mary, containing 200 acres of land, 20 acres of meadow, 20 acres of pasture, and 200 acres of furze and heath, for his natural life, with remainder after his death to Elizabeth, his wife, for her life for her jointure, the remainder thereof to the said John named in the writ and to his heirs for ever; also of the manor of Grandon in co. Somerset and Wilts, and common of pasture for 10 cows and one "juventa" in Rodden Downe and Thickthorne in co. Somerset, and common of pasture for all beasts in the forest of Froome Selwood and East Woodlandes in the said county to the said manor belonging, purchased of James Sparke, gent.

Afterwards the said John Topp made his will dated 10th December,

1638, as follows:-

I give to my brother *Edward Topp* and his heirs the house and tenement in Codford St. Mary that *William Crouch* now holds and all my right and estate in the premises: to hold until the end of the several original leases thereof; also my manor and farm called Grundon in co. Somerset, and all my lands, etc., in the said county.

Of whom the premises in Stockton in the occupation of William

Knight, the cottage in the tenure of Joan Davis, and the 4 acres of land there called Irish mews lands are held the jurors know not: they are worth per annum, clear, 6s. 8d. The manor of Stockton and all the premises there are held of the King in chief by knight's service, but by what part of a knight's fee is not known: they are worth per annum, clear, f_{17} . Of whom or by what service the premises in East Codford in the several tenures of Dorothy Worte, John Ingram, Thomas Worte, and John Maton are held is not known: they are worth per annum, clear, 30s. The premises there called Eyres land and the 3 roods of land in the occupation of William Crouch are held of the King in chief, by knight's service, but by what part of a knight's fee is not known: they are worth per annum, clear, 20s. The premises in East Codford in the several tenures of John Cooke, John Ingram, - Ingram, widow, and Jeremiah Cockerill, the 12 acres of meadow there called Redmead and Rushes, and the premises there called Smithes landes are held of Giles Mumpesson, knight, as of his manor of Codford Mary, in free and common socage, by fealty, suit at court, and a yearly rent, and are worth per annum, clear, 40s. The farm of Codford alias Codford Mary and all other the premises in East Codford are held of the King by knight's service, but by what part of a knight's fee is not known, and are worth per annum, clear, f 3. Of whom the manor of Grandon and the common of pasture are held is not known: they are worth per annum, clear, 22s.

John Topp died 13th March last past, without heirs of his body; John Topp, esq., son of the said John Topp, father of the said John named in the writ, is his brother and next heir, and was then aged 38 years and more.

The said *Elizabeth*, late the wife of the said *John Topp*, still survives.

Ing. p.m., 16 Charles I, pt. 29, No. 23.

Malter Vaughan, knight.

Inquisition taken at the City of New Sarum, 25th September, 16 Charles I [1640], before John Sevior, gent., escheator, after the death of Walter Vaughan, knight, by the oath of Richard Sherfeild, gent., John Barrowe, John Guydott, Thomas Wilson, Thomas Sevyor, John Gilbert, gent., George Acry, William Bragg, William Wimbleton, Henry Judd, Thomas Wolford, George Coleman, George Batter, and Philip Minterne, who say that

Walter Vaughan was seised of the manor of Falleston alias Falston alias Fallersdon, in the parishes of Bishopston and Combe, and divers lands, tenements, and hereditaments in Bishopston, Falleston, and Combe; the manor of Guyssage Bownd alias Guyssage Bonne; all that portion of the tithes yearly forthcoming and growing on the demesne land of Guyssage Bownd and Guyssage St. Michael, in co. Dorset; the advowson, free gift, and right of patronage of the church or rectory of Guyssage St. Michael; divers other manors, lands, etc., there; all those several manors or lordships of Altmerchant, Velyn, Newrth, Llyswyn, Trenecka, Vedowe, and Fostill, Tredirherne, Bufford, Seonsyll, and Werne vawre, alias Gwerne vawre, in co. Brecknocke alias Brecon; the site, capital messuage, mansion house, and demesne of the manor of Porthamble alius Porthamell, and the park there, in co. Brecknock; the manor and lordship of Porthamble, 2 mills there, sometime the inheritance of Roger Vaughan, knt., deceased, and Rowland Vaughan; all those lands, tenements, and hereditaments called Langmore and Brewys meadowe, Fosthill, and Vedowe; the patronages, advowsons, and gifts of the churches of Llanelewe, Llansanfred, and Llanvill, in co. Brecknock; the lands called Jenkin Williams landes, Tredirherne, Bufford landes, Lliswen, Brenlies, and Charles Farme, Curreykeed, Genford, the Lake, containing 3 acres, in Talgarth; all that part of the moiety of the lordship or manor of Cantrecelly alias Brentleyes; the manors, lands, tenements, and hereditaments within the several parishes of Glasbery and Llangorse; the manor or lordship of Llanyhangell cum Dye; the manor of Colinowe and the manor or lordship of Talgarth alias English Talgarth; all which premises last mentioned are situate in co. Brecknock; the manor or lordship of Weston, within the parish of Llangenwith, in co. Glamorgan; the manor of Pembury, in co. Carmarthen, with all the lands, etc., thereto belonging; the manor of Dunurraven, with the appurtenances within the parish of St. Bride and elsewhere, in co. Glamorgan; the lands, etc., within the parish of Weeke, in the said county; the messuages, lands, etc., to the said manor of Talgarth belonging; the field or farm called Caldecott, in co. Carmarthen; and all those several messuages, lands, etc., lying in Llanthanson, in the said county.

So seised, the said Walter Vaughan, by indenture dated 14th October, 7 Charles I [1631], made between John Booth of the Canons Close of the Cathedral Church of Salisbury, gent., Christian his wife, and Barbara Booth their only daughter, Thomas Sadler of the said Close, esq., Giles Hungerford of Skidmore Upton, gent., and Thomas Shuter of the said Close,

gent., of the one part; and the said Walter Vaughan, George Vaughan, esq., son and heir-apparent of the said Walter, and Frederic Vaughan, another of the sons of the said Walter, of the other part; in consideration of a marriage then had between the said George Vaughan and Barbara Booth, and for the sum of f,2,500 in hand paid to the said Walter by the said John Booth for the full marriage portion of the said Barbara, the said Walter, George, and Frederic Vaughan agreed that they, before the feast of the Nativity of Our Lord next coming, by fine or fines, would grant and convey to the said John Booth and Thomas Sadler all the said premises, except one parcel of arable land containing 10 acres within the parish of Talgarth called the dead poole, to the following uses: as to the manors and lordships of Altmarchant, Velyn, Newrth, Lyswin, Trenecka, Vedowe, and Fostill, Trederherne, Bufford, Leonsill, and Wernevawre alias Gwernevawre, the site, capital messuage, and mansion house of Porthamble, the park there, the manor of Porthamble, the 2 mills there, the lands called Longmore, Brewys Meadowe, Fostill, and Vedowe, the advowsons, presentations, and gifts of the churches of Llanlewe, Llansanfrede, and Laivillo, the lands called Jenkins Williams lands, Trederherne, Bufford lands, Lyswyn, Brenlyes, and Charles Farme, Curreykeed, and Glenford, parcel of the meadow called the Lake in Talgarth, part or the moiety of the lordship of Cantrecilly alias Brentlies, the premises in the parishes of Glasbery and Llangorse, the manor of Lannyhangell cum Dye, the manor of Colinowe, the manor of Talgarth alias English Talgarth, and all other the premises in co. Brecknock, except the said 10 acres called the dead poole, to the use of the said George Vaughan and Barbara Booth and their heirs male; for default, to the use of the heirs male of the body of Richard Vaughan, knight, late of Bredwarden, in co. Hereford, deceased, great-grandfather of the said Walter Vaughan; and for default, to the use of the said Walter and his heirs for ever. As to the manor of Falleston, and the site, capital messuage, and demesnes thereof, after the said fine and after the death of Dame Dorothy Vaughan, widow, late the wife of Charles Vaughan, knight, deceased, to the sole use of the said Walter for his life; after his decease, to the use of the said George Vaughan and his heirs male by the said Barbara; afterwards to the use of the heirs male of the said Richard Vaughan; and for default. to the sole use of the said Walter Vaughan and his heirs for ever. As to the manor of Dunnrraven, and the lands, etc., in the said parishes of St. Brides and Weeke, to the use of the said Walter for his life; after his decease, to the use of Dame Dorothy Vaughan,

then the wife of the said Walter, for her life; after her decease, to the use of the said George Vaughan and his heirs male by the said Barbara; for default, to the use of the heirs male of the said Richard Vaughan, knt.; and for default, to the sole use of the said Walter and his heirs for ever. As to the manor of Penbrey and the field or farm called Caldecot, to the use of the said Walter for his life; after his decease, to the use of the said George and his heirs male by the said Barbara; afterwards, to the use of the heirs male of the said Richard Vaughan; and for default, to the use of the said Walter and his heirs for ever. As to the manor of Guyssage Bound, all the premises in Guyssage Bound and Guyssage St. Michael, and all the royalties of the lands to the said manner belonging, after the several deceases of the said Dame Dorothy, late the wife of the said Charles Vaughan, and of the said Walter, to the use of the said George and his heirs by the said Barbara: afterwards to the use of the heirs male of the said Richard Vaughan: and afterwards to the sole use of the said Walter and his heirs for ever. As to the manor of Weston, to the use of the said Walter for his life; after his decease, to the use of the said George Vaughan and his heirs male by the said Barbara; afterwards to the heirs male of the said Richard; and afterwards to the sole use of the said Walter and his heirs for ever.

Of whom or by what services the manor of Falleston and all the lands, etc., in Bishopston, Falleston, and Combe are held the jurors know not. They are worth per annum, clear, f 21 8s. 7d. and 1 lb. of pepper. The manor of Guyssage Bound, the advowson and right of patronage of the church or rectory of Guyssage St. Michael, and all other the premises in Guyssage Bound, are held of the King in chief by the service of the twentieth part of a knight's fee, and are worth per annum, clear, £,33 6s. 3½d. The portion of the tithes there is held of the King as of his manor of East Greenwich, in co. Kent, by fealty and the yearly rent of f 3 8s. 4d., in free and common socage, and not in chief or by knight's service, and is worth per annum, clear, 5s. The manors of Altmarchant, Velyn, Newrth, Llyswen, Trenecka, Vedowe and Fostill, Tredirherne, Bufford, Seonsill, and Wernevawre, are worth per annum, clear, £,20, but of whom they are held is not known. The manor of Porthamble and the site, capital messuage, demesne, and mills there are worth per annum, clear, £5, but of whom they are held the jurors know not. Of whom the lands called Longmore, Brewys meadowe, Fostill, and Vedowe are held is not known: they are worth per annum, clear, 10s. Of whom the advowsons, presentations, and gifts of the churches of Llanelewe, Llansanfrede, and

Llanvillo, and the several lands called Jenkins Williams land, Tredirherne, Bufford landes, Llyswen, Brenlyes, and Charles Farme are held is not known: they are worth per annum, clear, 20s. Of whom the lands called Curreykeed, Genford, the parcel of meadow called the Lake in Talgarth, the part of the moiety of the manor of Cantrecelly are held, is not known: they are worth per annum, clear, 10s. Of whom the manors, lands, etc., in Glasbery and Langorse are held is not known: they are worth per annum, clear, 5s. Of whom the manor of Llannyhangell is held is not known: it is worth per annum, clear, 40s. Of whom the manor of Colinowe is held is not known: it is worth per annum, clear, 5s. Of whom the manor of Talgarth is held is not known: it is worth per annum, clear, £4. Of whom the manor of Weston is held is not known: it is worth per annum, clear, 20s. Of whom the manor of Pembrey is held is not known: it is worth per annum, clear, £10. The manor of Dunnrraven is held of the King as of his Castle of Ogmore by knight's service, and is worth per annum, clear, 7s. $o_{\frac{1}{2}}^{\frac{1}{2}}d$. Of whom the premises in the parishes of St. Bride and Weeke are held is not known: they are worth per annum, clear, 5s. The field or farm called Caldecott is held of the King as of his manor of Enfield, in co. Middlesex, by fealty only, in free and common socage, and not in chief or by knight's service, and is worth per annum, clear, 5s. Of whom the premises in Llanthoysant are held is not known: they are worth per annum, clear, 40s.

Walter Vaughan died at Falleston 7th May, 15 Charles I [1639]; George Vaughan, esq., is his son and next heir, and was then aged

40 years and more.

The said Dame Dorothy, late the wife of the said Walter, died

3rd October last past.

The said Dame Dorothy, wife of the said Charles Vaughan, deceased, still survives.

Inq. p.m., 16 Charles I, pt. 29, No. 25.

Thomas Mayte, clothier.

Inquisition taken at Marleborough, 28th July, 16 Charles I [1640], before John Sevyor, gent., escheator, after the death of Thomas Wayte, late of Malmsbury, clothier, by the oath of Edward Gilmore, George Mortimer, John Smythe, Robert Kingsman, Richard Greenefeilde, Samuel Wallis, Richard Filkes, Walter Blanchard, Thomas Hubert, William Blisset, Thomas Keynton, John Mortimer, and Thomas Sharp, who say that

Thomas Wayte was seised of one messuage wherein he then lived, situate in Malmsbury; one messuage beyond the way [ultra viam (?), over the way] wherein Robert Wayte then dwelt; one orchard there; one parcel of meadow, commonly called Guinstall Meade, containing about one acre; one close of pasture called the Upper Close, or Rack Close, containing about 5 acres, lying in Bincton Hall and Malmesbury; 2 messuages in Malmsbury, in a certain place there called the Crosse Hayes, which were Myfflyns, or Peeters lands; and one acre of arable land in Shilfeilde, sometime purchased of William Hobbes, deceased.

The said acre of meadow called Guinstall and the close called the Upper Close, or Parke Close, are held of the King in chief by knight's service, but by what part of a knight's fee is not known: they are worth per annum, clear, 5s. The 4 messuages in Malmsbury and the acre of arable land in Shilfeilde are held of *Henry* Earl *Danbye*, as of his manor of Malmesbury, by fealty

and suit at court, and are worth per annum, clear, 10s.

Thomas Waite died at Malmsbury, 25th September, 4 Charles I [1628]; John Waite, of Malmsbury, clothier, is his son and next heir, and was then aged 22 years and more.

Inq. p.m., 16 Charles I, pt. 29, No. 24.

Simon Sloper, gentleman.

Inquisition taken at Marlborough, 25th October, 12 Charles I [1636], before Hugh White, esq., escheator, after the death of Simon Sloper, gent., by the oath of John Purnell, Thomas Smith, John Mortimer, Bartholomew Smith, William Wake, Richard Webb, William Cooper, William Burden, Richard Glasse, John Cheyney, William Lewis, William Parsons, Thomas Cester, Stephen Orwell, Thomas Smyth (?), and Richard Mortimer, who say that

Simon Sloper was seised of the free Chapel of Monketon alias Winterborne Monketon, and all the messuages, lands, etc., thereto belonging; and so seised, he, by indenture dated 13th June, I Charles I [1625], made between himself and John Sloper, his son and heir-apparent, of the one part, and John Michell, of Canninges Episcopi, gent., and John Holloway, of Norton Bavent, gent., of the other part, in consideration of a marriage then to be had between William Sloper, son of the said Simon, and Mary Michell, sister of the said John Michell, agreed that he would be seised of the said free Chapel to the use of himself and his heirs until the said marriage should be solemnized, afterwards to the

use of the said William and Mary for their lives; after their decease, for default, to the use of the heirs of the body of the said William; for default, to the use of the said John Sloper and his heirs for ever.

Afterwards, to wit, on the 1st day of July, 1 Charles I [1625], the said marriage was solemnized at Caleston.

Simon Sloper was likewise seised of the 9th part of the manor of Furneux alias Furneaux alias Avenes ffee, 24 messuages, 24 gardens, 10 orchards, 300 acres of land, 200 acres of meadow, 100 acres of pasture, and 11 acres of wood in Warmister, Upton, Skidmore, Corseley, Buyley, and Norres alias Norridge, and common of pasture for all beasts on Warmister Heathe.

So seised, the said *Simon*, by indenture dated 20th January, 2 Charles I [1627], made between himself of the one part, and *Simon Sloper*, one of the younger sons of the said *Simon*, of the other part, for the love he bore towards his said son and for his advancement in marriage, enfeoffed him of the said premises: to hold to him and his heirs for ever.

Simon Sloper, the father, was likewise seised of 2 messuages, 3 gardens, 12 acres of land, 2 acres of meadow, and 2 acres of pasture in Warmister and Bourton, lately purchased of John Stanlacke; and so seised, he, by another indenture, dated the said day and year, made between himself of the one part and the said Simon Sloper, his son, of the other part, enfeoffed the said Simon of the said premises last recited: to hold to him and his heirs for ever.

The said *Simon*, the father, was likewise seised of the moiety of the rectory and church of Norton Bavent; and so seised, by another indenture, dated the same day and year, and made between himself of the one part and the said *Simon*, the son, of the other part, enfeoffed the said *Simon* of the said moiety: to hold to him and his heirs for ever.

The said Simon, the father, was likewise seised of 1 toft of pasture and 2 closes of land and pasture called Lockes and Cabenhaye, in Bugley alias Cricklade, within the parish of Warmister, containing about 5 acres; and 2 acres of land in the common fields of Bugley; 1 other toft, or . . . of pasture in Bugley; and so seised, by another indenture, dated the same day and year, made between himself of the one part and the said Simon, the son, of the other part, enfeoffed his said son of the said premises: to hold to him and his heirs for ever.

The said *Simon*, the father, was likewise seised of 500 acres of wood lying in Westbury under the Playne called Stanmore Coppice, Fairewood (?) Coppice, Holt Coppice, Bathe Bridge Coppice,

Prickettes Coppice, Whitewell's Coppice, Hunter's Hill Coppice, Stringer's Coppice, Highe Bullen Coppice, Little Bullen Coppice,

and Wood Lane Coppice.

The free Chapel of Monketon and all other the premises there are held of the King as of his manor of East Greenwich, in county Kent, by fealty only, in free and common socage, and not in chief or by knight's service, and are worth per annum, clear, 40s. Of whom or by what service the 9th part of the manor of Furneux and all other the premises in Warmister, Upton, Skidmore, Corteley, Bugley, and Norres are held the jurors know not: they are worth per annum, clear, 20s. Of whom the premises in Warmister and Bourton are held is not known: they are worth per annum, clear, 5s. The moiety of the rectory or Church of Norton Bavant is held of the King as of his manor of East Greenwich, in free and common socage, by fealty and the yearly rent of f_{15} 4s. $5\frac{1}{2}d_{17}$ and not in chief or by knight's service, and are worth per annum, clear, $f_{i,3}$. Of whom the premises in Bugley and Cricklade are held is not known: they are worth per annum, clear, 5s. The 500 acres of wood in Westbury under the Playne are held of the King in chief by knight's service, and are worth per annum, clear, f_5 .

Simon Sloper died 22nd June last past; John Sloper is his son

and next heir, and was then aged 40 years and more.

Inq. p.m., 12 Charles I, pt. 29, No. 1.

William Stockman, esquire.

Inquisition taken at Marlborough, 13th March, 13 Charles I [1638], before William Morse, gent., escheator, by virtue of a writ "de melius inquirendum" after the death of William Stockman, esq., by the oath, etc. [jurors' names not given],

who say that

The mansion house, scite, farm, and demesne lands of the Manor or farm of Bereford, within the parish of Dounton, called Bereford House alias Bereford Land, and 300 acres of pasture, 40 acres of wood, common of pasture for 800 sheep, and the several fishery in Bereford, to the said mansion house belonging, are held of Walter Bishop of Winchester, as of his manor of Dounton, parcel of the Bishopric of Winchester, by fealty, suit at court, and the yearly rent of 15s. and one pair of spurs or 6d. per annum. The manors of Hampworth and Whithornshill are held of the said Bishop as of his said manor of Dounton, by the service of one

knight's fee. The messuage called Whitehouse, and the lands, tenements, and hereditaments thereto belonging in Langford, are held of *Giles Eyre*, esq., as of his manor of Lanford, in socage, by fealty and suit at court.

Inq. p.m., 13 Charles I, pt. 20, No. 198.

Josias Taylor, esquire.

Inquisition taken at le Devizes, 24th April, 9 Charles I [1633], before William Herbert, esq., escheator, by virtue of his office, after the death of Josias Taylor, esq., by the oath of John Hitchkox, etc. [sic, no more names given], who say that

Josias Taylor was seised of one capital messuage, 79 acres of land, 44 acres of meadow, and 60 acres of pasture, in Yatton Keynell, to the said messuage belonging, late parcel of the manor of Yatton Keynell; one other messuage there, and one garden, one orchard, and one backside thereto belonging, containing $\frac{1}{2}$ acre; 2 closes of pasture there, containing 6 acres; 4 parcels of meadow there, containing 3 acres; 24 acres of arable land there: which said premises last mentioned are now in the tenure of Thomas Bishopp.

The capital messuage, with the premises thereto belonging, are held of the King as of his Duchy of Lancaster, by knight's service, and not in chief, and are worth per annum, clear, 40s. The other messuage there, the 2 closes of pasture, 4 parcels of meadow and 24 acres of arable land, are held of *Henry* Earl of *Dunby*, as of his manor of Lee and Cleverton, in free and common socage, by fealty, suit at court, and the yearly rent of 1d. only, and are worth per annum, clear, 5s.

Ing. p.m., 9 Charles I, pt. 20, No. 192.

Thomas Marneford, esquire.

Inquisition taken at Marlborough, 2nd April, 17 Charles I [1641], before William Bowles, gent., escheator, after the death of Thomas Warneford, esq., by the oath, etc. [jurors' names not given], who say that

Thomas Warneford was seised of one messuage and half a virgate of land in Seavenhampton called Sp. . . and one toft or close

of pasture and one virgate of land there called New . . . one messuage and one and a half virgates of land there . . . one grove there in the occupation of *Giles Sherbrooke*; all those . . . in Seavenhampton, Sta . . . and Southmerston; 10 acres of meadow there in the occupation of *Richard* . . . called Newleze, Bacon, and Diggows.

So seised, a fine was levied at Westminster in Hilary Term, 3 Charles I [1628], between Thomas Mores, esq., and Henry Shelley, esq., plaintiffs, and the said Thomas Warneford, deforciant, whereby the said Thomas acknowledged the said premises to be the right of the said Thomas Mores and Henry Shelley; and the same remised to them and to the heirs of the said Thomas for ever: which said fine was levied to the use of the said Thomas Warneford for his life; after his decease, to the use of Mary, then his wife, for her life; after her death, to the use of Edmund (?) Warneford, son of the said Thomas and Mary, and his heirs; for default, to the use of the heirs of the said Thomas named in the writ by the said Mary; for default, to the use of the heirs male of the said Thomas; and for default, to the use of his right heirs for ever.

Thomas Warneford was likewise seised of the manor or lordship of Seavenhampton, and of the manor of Cloteley; and so seised, a fine was levied . . . 4 Charles I, between William Master, knight, John Fettiplace, esq., and Richard Master, gent., plaintiffs, and the said Thomas Warneford and Mary, deforciants, of the said premises, whereby the said Thomas and Mary acknowledged the said premises to be the right of the said William, John, and Richard; and the same remised to them and to the heirs of the said William for ever: which said fine was levied to the uses following:—As to the manor of Seavenhampton, to the use of the said Thomas Warneford for his life; and after his decease, then, as to the messuage called Warneford Place and the meadows and grounds in Seavenhampton called the Lower Culverham, the higher Culverham, Morse-plottes, Oxenham, Wopleham, Woplehams peece (?), then the Buttes . . . close, the Knaplehill (?), the Conigree, the halfe Elmebay, and all those woodlands called the Vatry Closes, with the Coppice called Thorney Coppice, 90 acres in the Eastfield of Seavenhampton, 90 (?) acres of land in the Westfield there, 40 acres of meadow in the said Eastfield, and 40 acres of meadow in the said Westfield, to the use of the said Mary for her life. As to the residue of the manor of Seavenhampton, to the use of the said Thomas and Mary; and after their decease, to the use of Edmund Warneford, son and heir-apparent of the said Thomas, and his heirs male; and for default, to the use

of the right heirs of the said *Thomas* for ever. As to the manor of Clotelly, to the use of the said *Edmund Warneford* for his life; after his decease, then as to the capital messuage and scite of the said manor and the lands in Han . . . afterwards mentioned, parcel of the said manor, to wit, the ground called Lookers and the Cowsleese, Cassoms Close, Heddes Leasowe, Slutteswell, Calies . . . Hams Meade, Kittinyes . . . the West Leasowe . . . the Tillage . . to the use of *Anne*, wife of the said *Edmund*, for her life. As to the residue of the said manor of Clotelly, to the use of the said *Edmund* and *Anne* for their lives; after their decease, to the use of the heirs of the body of the said *Edmund*; with remainder to the right heirs of the said *Thomas Warneford* for ever.

Thomas Warneford died 5th September, 15 Charles I [1639]; Edmund Warneford is his son and next heir, and was then aged 30 years and more.

Inq. p.m., 17 Charles I, pt. 20, No. 139. [The rest of this Inquisition is illegible].

Dliver Webbe, esquire.

Inquisition taken at the City of New Sarum, 18th August, 11 Charles I [1635], before Nicholas Yonge, gent., escheator, after the death of Oliver Webbe, esq., by the oath of John Windover, gent., Andrew Pewde, Anthony Davys, John Greene, Giles Freeman, Edward Fawconer, Richard Easton, Thomas Turner, Bartholomew Foster, Thomas Woolford, Thomas Wilson, Ralph Tomlyns, William Hayter, William Early, and John Butcher, who say that

Oliver Webbe was seised of the manor of Overtowne alias Overwroughton, lying in the parish of Wroughton alias Ellington; and divers lands, tenements, and hereditaments, in Overwroughton,

to the said manor belonging.

So seised, the said Oliver, by indenture dated 10th April, 10 Charles I [1634], made between himself, by the name of Oliver Webbe alias Richmond, of the one part, and William Digges, gent., Edward Nicholas, gent., Benedict Browne, gent., and William Sadler, gent., of the other part, granted the said premises to the said William Digges and others and to their heirs for ever, upon trust, that they would suffer the said Oliver Webbe to take all the rents and profits of the said premises during his life; after his decease, to pay out of the said rents such legacies and bequests as the said

Oliver by his last will should appoint, not exceeding the sum of £1,200; after such sum shall be raised, the said feoffees, at the request and at the charges in the land of Edward Richmond alias Webbe [sic], son and heir-apparent of John Richmond alias Webbe, esq., brother of the said Oliver, and of Elizabeth Nicholas, his former wife, convey all the said premises to the said Edward Richmond alias Webbe and his heirs male; if the said Edward die, the said feoffees shall convey the said premises to the second son of the said John Richmond, and his heirs male; if the second son be not then living, then to the next issue male of the body of the said John Richmond; for default, to the right heir of the said Oliver Richmond alias Webbe [sic], and his heirs for ever.

Oliver Webbe was likewise seised of one capital messuage called Rodborne Farme, situate in Rodborne Chayney, and divers lands, tenements, and hereditaments thereto belonging, lying in Rodborne

Chayney, Haydon, Haydon Weeke, and Mooredon.

The manor of Overwroughton and other the premises there are held of William Calley, knight, as of his manor of Chisledon, in free and common socage, by fealty only, and are worth per annum, clear, £7 17s. 3d. The capital messuage called Rodborne Farme and the premises thereto belonging are held of Edward Baynton, knight, as of his manor of Rodborne Chayney, in free socage, by fealty and the yearly rent of 9s. $1\frac{1}{2}d$. and 1 lb. of pepper; and are worth per annum, clear, £10.

Oliver Webbe died 25th March last past; John Richmond alias Webbe is his brother and next heir, and was then aged 40 years

and more.

Inq. p.m., 11 Charles I, pt. 21, No. 27.

Henry White, gentleman.

Inquisition taken at Marlborough, 20th July, 3 Charles I [1627], before William Guydott, esq., escheator, after the death of Henry White, gent., by the oath of Thomas Smith, gent., John Gillmore, Robert Longe, Bartholomew Smeth, Robert Smith, Robert Kinsman, John Savadge, John Cheyney, Thomas Hitchcockes, William Cowper, John Mortymer, Robert Smith, Mark Fowler, Edward Dismer, John Waterman, and Thomas Smith, who say that

Henry White was seised of one messuage and one close of pasture, containing one acre, in Winterborne Erles; one close of land there, containing 4 acres; 24 acres of land lying in the

common fields there; common of pasture for 55 sheep and 6 beasts there, to the said messuage belonging; one close of land in Hurdcot, containing 36 acres; 2 other closes of land there, containing 6 acres; one close of meadow there, called Westmeade, containing 3 acres; one other close of meadow or pasture there, called the Marshe, containing 4 acres; one other close of pasture there, called Long Close, containing 11 acres, to the said messuage belonging; the reversion of one water grain mill there, and one acre of land in Forde; one acre of pasture there; one close of meadow there, containing one acre; and one close of meadow in Winterborne Erles, to the said mill belonging, now or late in the tenure of *Peter Phelpes*; the reversion of one messuage and one close of pasture in Farley, containing \frac{1}{2} acre of land; 12 acres of land in the common fields of Farley; one close of meadow or pasture there called Hill Close; one other close of meadow or pasture there called Faggot Close; one close of pasture there called Picked Meade; 2 closes of meadow or pasture there, containing ½ acre; the moiety of 16 acres of wood there, and common of pasture for all beasts in Farley, Grimsteed, West Winterslow, and West Deane, to the said messuage in Farley belonging, now or late in the tenure of Cristabelle Arnold, widow; the reversion of one messuage and one close of pasture in Farley, containing ½ acre; 12 acres of land in the common fields there; one close of meadow or pasture called Hill Close; one other close of meadow or pasture called Pond Close, one other close of meadow or pasture called Clyves Meade; 2 closes of meadow or pasture containing acre; the moiety of 16 acres of wood there; and common of pasture for all beasts in Farley, Grimsteed, West Winterslow, and West Deane, to the said messuage last mentioned belonging, now in the tenure of John Harroway; and one close of wood called Chambers, containing 5 acres, in Downton.

The messuage and other the premises in Winterborne Erles are held of John Bishop of Salisbury, as of his manor of Winterborne Erles, in free socage, by fealty, suit at court, and the yearly rent of 3s. 6d., and are worth per annum, clear, 2os. The premises in Hurdcot, Forde, and Winterborne are held of George Batten as of his manor at Hurdcote in free socage, by fealty, suit at court, and the yearly rent of 1os. 5d., and are worth per annum, clear, 2os. The premises in Farley are held of John Lee, clerk, Treasurer of the Cathedral Church of Salisbury, as of his manor of Alderbury, in free socage, by fealty, suit at court, and the yearly rent of 5s., and are worth per annum, clear, 5s. The close of wood in Downton is held of the King as of his manor of Downton, parcel of the

Bishopric of Winchester, by fealty and suit at court, and is worth per annum, clear, 2s.

Henry White died 21st December, 2 Charles I [1626]; Ambrose White, gent., is his son and next heir, and was then aged 25 years and more.

Inq. p.m., 3 Charles I, pt. 27, No. 69.

Milliam Perbury, gentleman.

Inquisition taken at Marleborough, 29th August, 2 Charles I [1626], before John Foyle, esq., escheator, after the death of William Yerbury, gent., by the oath of Robert Hitchcocke, gent., William Earle, gent., John Milles, gent., Thomas Smith, gent., William Westburne, gent., Richard Shermore, Thomas Hitchcocke, Silvester Cooke, Nicholas Hibberd, William Parratt, Nicholas Knappe, Thomas Whityeard, Edward Jones, and Thomas Trebrett, who say that

Long before the death of the said William Yerbury, one John Yerbury, gent., his father, was seised of one messuage and 50 acres of land, meadow and pasture in Southweeke and Northbradley, then in the tenure of the said John and late in that of the said William Yerbury; 16 messuages and 320 acres of land, meadow, pasture, and wood there, then or late in the several tenures of Henry Chappell, John Herryas, Sabella Vyner, William Abraham, Alice Coape, John Rondell, and John Norrys; 3 messuages and 30 acres of land, meadow and pasture there, then in the several tenures of William Coape, John Coape, Richard Cropp, and Walter Morrys: all which said premises are now in the several tenures of Richard Norris, Henry Norris, William Dunnynge, Richard Crabbe, Phineas Druce, Jeremiah Scott, Matilda Graye, widow, Thomas Coles, Margaret Norrys, widow, John Randell, John Jervys, Henry Harward, and Thomas Overton.

So seised, the said John Yerbury, by indenture dated 17th August, 12 James I [1614], made between himself, by the name of John Yerbury, of Alworth in the parish of Bradley, gent., of the one part, and the said William Yerbury, one of the sons of the said John, of the other part, for the better advancement of the said William and his heirs male, agreed that he and his heirs would be seised of the said premises to the use of himself for his life; after his decease, to the use of the said William Yerbury and his heirs male; for default, to the use of John Yerbury, another son of the said John, the father, and his heirs male; for default, to the use of Daniel Yerbury, another son of the said John, the father, and his

heirs male; for default, to the use of Richard Yerbury, another son of the said John, and his heirs male; for default, to the use of Walter Yerbury, another son of the said John, the father, and his heirs male; and for default, to the use of the right heirs of the said John Yerbury for ever.

Afterwards, to wit, on the 4th day of November, 12 James I [1614], the said John Yerbury died, and the said William Yerbury

entered into all the said premises.

He, being so seised, levied a fine at Westminster in Easter Term, 14 James I [1616], to George Feltham and his heirs, of certain parcels of the premises by the names of the manor of Southweeke, 9 messuages, 110 acres of land, 110 acres of meadow, 200 acres of pasture, 60 acres of wood, and common of pasture for all beasts in Southweeke and Northbradley. And in this said term Henry Shuter, gent., came before the Justices at Westminster and recovered the said premises against the said George Feltham: which said fine and recovery were levied and suffered for the better establishing and confirmation of the premises to the said William Yerbury and his heirs in fee simple, as by an indenture made between the said William Yerbury, of the one part, and the said George Feltham and Henry Shuter, of the other part, dated 10th April, 14 James I [1616], more fully appears.

By another indenture, dated 20th November, 14 James I [1616]. the said William Yerbury, for a certain sum of money, granted to the said George Feltham and his heirs the other premises not specified in the said fine, by the name of the manor of Southwicke and all other the premises in Southwicke and Northbradley. Afterwards. to wit, in Michaelmas Term in the said year, the said Henry Shuter recovered the said premises last mentioned against the said George Feltham by the names of the manor of Southwicke, and 3 messuages. 3 gardens, 12 acres of land, 24 acres of meadow, 22 acres of pasture, 12 acres of wood, and common of pasture for all beasts in Southwicke and Northbradley; which said grant and recovery were made and suffered for the better confirmation of the premises to the said William Yerbury and his heirs in fee simple, as by another indenture, dated 27th November in the said year, made between the said William Yerbury, of the one part, and the said George Feltham and Henry Shuter, of the other part, more fully appears.

So seised, the said William Yerbury, by indenture quadripartite, dated 20th July (?), 19 James I [1621], made between himself of the one part, Samuel White of Powlshott, gent., of the second part, William Webbe of Bromham, clothier, of the third part, and Daniel Yerbury and Richard Yerbury of Westropp, in the parish of

Corsham, clothiers, brothers of the said William, of the fourth part, for the love he bore towards Margaret White, his sister, now the wife of the said Samuel, and Mary Webbe, another of his sisters, now the wife of the said William Webbe, and towards the sons of the said Margery and Mary hereinafter mentioned, and towards the said Daniel and Richard Yerbury and their heirs male, agreed that he would be seised of the said premises to the use of himself for life; after his decease, as to the said 2 messuages in the several tenures of William Dunnynge and Phineas Druce, and all the profits thereof, to the use of such wife as the said William Yerbury might have at the time of his death, for her life, for the part of her jointure; after her decease, to the use of the heirs of the body of the said William. As to all other the premises not before limited to such wife of the said William, to the use of his heirs; for default, then as to those 3 messuages in the several tenures of Richard Norris, William Dunnynge, and Henry Norris, to the use of Samuel White, eldest son of the said Samuel and Margerie, and his heirs male; for default, to the use of Daniel White, another son of the said Samuel, the father, and his heirs male; for default, to the use of Jonathan White, another son of the said Samuel, the father, and his heirs male; for default, to the use of David White, another son of the said Samuel, the father, and his heirs male; for default, to the use of Henry White, another son of the said Samuel, the father, and his heirs male; and for default, to the use of the right heirs of the said William Yerbury for ever. As to the 4 messuages in the several tenures of Richard Crabbe, Phineas Druce, Jeremiah Scott, and Matilda Grey, with all the profits thereof, to the use of William Webbe, eldest son of the said William Webbe and Mary, and his heirs male; for default, to the use of Samuel Webbe, another son of the said William Webbe, the father, and his heirs male; for default, to the use of John Webbe, another son of the said William, the father, and his heirs male; and for default, to the use of the right heirs of the said William Yerbury for ever. As to the 6 messuages in the several tenures of Thomas Coles, John Rundell, John Jeroys, Henry Harvord, Margaret Norris, and Thomas Overton, with all lands, profits, etc., thereto belonging, to the use of the said Daniel Yerbury and Richard Yerbury and their heirs male; and for default, to the use of the said William Yerbury for ever.

Afterwards, to wit, in Trinity Term, 20 James I [1622], a fine was levied of all the said premises to *Francis White*, gent., for the better confirmation of the said indenture and the uses therein contained, as by the said indenture, a cirograph of the said fine, and another indenture, dated 5th June in the same year, made between the said

William Yerbury, of the one part, and the said Francis White, of the other part, more fully appears.

The said William Webbe, junior, died 27th August, 22 James I

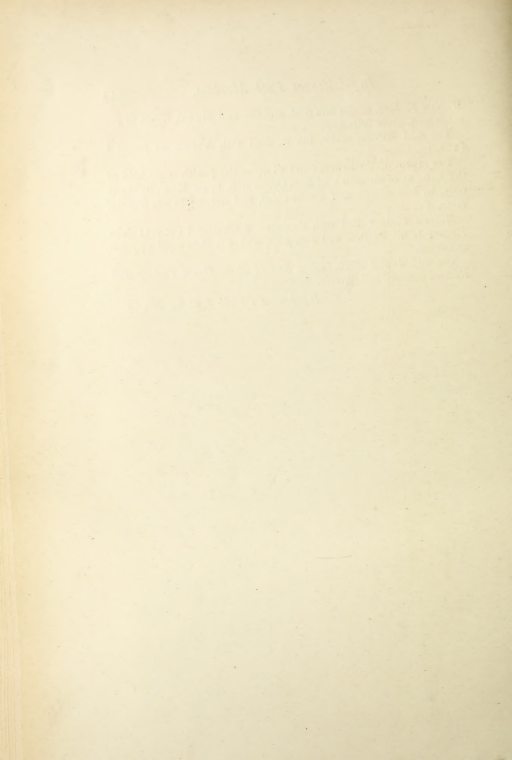
[1624].

The manor of Southwicke and all other the premises are held of the King as of his manor of East Greenwich, in co. Kent, by fealty only, in free socage and not in chief, and are worth per annum, clear, £4.

William Yerbury died 19th February, 1 Charles I [1626]; John Yerbury is his brother and next heir, and was then aged 30 years and more.

The said Samuel White, junior, Samuel Webbe, Daniel Yerbury, and Richard Yerbury still survive.

Ing. p.m., 2 Charles I, pt. 20, No. 79.



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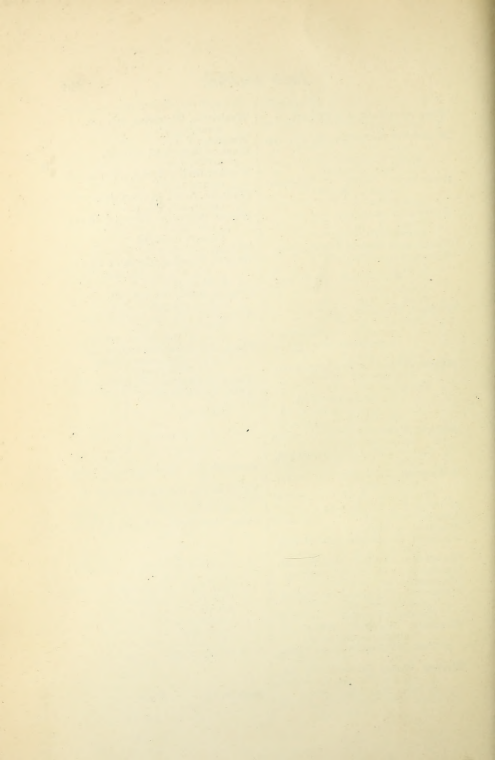
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